Organizational Provider Operations Handbook

Appendix A
Systems of Care

Organizational Provider Operations Handbook

Appendix B
Compliance and Confidentiality

Documentation Standards for Client Records

The documentation standards are described below under key topics related to client care. All standards shall be addressed in the client record; however, there is no requirement that the record have a specific document or section addressing these topics.

A. Assessments

- 1. The following areas shall be included as appropriate as part of a comprehensive client record.
 - Relevant physical health conditions reported by the client shall be prominently identified and updated as appropriate.
 - Presenting problems and relevant conditions affecting the client's physical health and mental health status shall be documented, for example: living situation, daily activities, and social support.
 - Documentation shall describe client strengths in achieving client plan goals.
 - Special status situations that present a risk to client or others shall be prominently documented and updated as appropriate.
 - Documentation shall include medications that have been prescribed by mental health plan physicians, dosages of each medication, dates of initial prescriptions and refills, and documentation of informed consent for medications.
 - Client self report of allergies and adverse reactions to medications, or lack of known allergies/sensitivities shall be clearly documented.
 - A mental health history shall be documented, including: previous treatment dates, providers, therapeutic interventions and responses, sources of clinical data, relevant family information and relevant results of relevant lab tests and consultation reports.
 - For children and adolescents, pre-natal and perinatal events and complete developmental history shall be documented.
 - Documentation shall include past and present use of tobacco, alcohol, and caffeine, as well as illicit, prescribed and over-the-counter drugs.
 - A relevant mental status examination shall be documented.
 - A five axis diagnosis from the most current DSM, or a diagnosis from the most current ICD, shall be documented, consistent with the presenting problems, history, mental status evaluation and/or other assessment data.
- 2. Timeliness/Frequency Standard for Assessment
 - The MHP shall establish standards for timeliness and frequency for the abovementioned elements.

B. Client Plans

- 1. Client Plans shall:
 - have specific observable and/or specific quantifiable goals

Source: Contract with California DMH and MHP Contract Number: 04-74050-000 – Exhibit A – Attachment 1

- identify the proposed type(s) of intervention
- have a proposed duration of intervention(s)
- be signed (or electronic equivalent) by:
 - the person providing the service(s), or
 - a person representing a team or program providing services, or
 - a person representing the MHP providing services
 - when the client plan is used to establish that services are provided under the direction of an approved category of staff, and if the above staff are not of the approved category,
 - a physician
 - a licensed/"waivered" psychologist
 - a licensed/registered/waivered social worker
 - a licensed/registered/waivered marriage and family therapist or
 - a registered nurse

In addition,

- client plans shall be consistent with the diagnoses, and the focus of
 intervention shall be consistent with the client plan goals, and there shall be
 documentation of the client's participation in and agreement with the plan.
 Examples of documentation include, but are not limited to, reference to the
 client's participation and agreement in the body of the plan, client signature
 on the plan, or a description of the client's participation and agreement in
 progress notes.
- client signature on the plan shall be used as the means by which the MHP documents the participation of the client
 - when the client is a long term client as defined by the MHP, and
 - the client is receiving more than one type of service from the MHP
- when the client's signature is required on the client plan and the client refuses or is unavailable for signature, the client plan shall include a written explanation of the refusal or unavailability
- the MHP shall give a copy of the client plan to the client on request
- 2. Timeliness/Frequency of Client Plan:
 - Shall be updated at least annually.
 - The MHP shall establish standards for timeliness and frequency for the individual elements of the client plan described in item 1

C. Progress Notes

- 1. Items that shall be contained in the client record related to the client's progress in treatment include:
 - The client record shall provide timely documentation of relevant aspects of client care
 - Mental health staff/practitioners shall use client records to document client encounters, including relevant clinical decisions and interventions

Source: Contract with California DMH and MHP Contract Number: 04-74050-000 – Exhibit A – Attachment 1

- All entries in the client record shall include the signature of the person providing the service (or electronic equivalent); the person's professional degree, licensure or job title; and the relevant identification number, if applicable
- All entries shall include the date services were provided
- The record shall be legible
- The client record shall document referrals to community resources and other agencies, when appropriate
- The client record shall document follow-up care, or as appropriate, a discharge summary

2. Timeliness/Frequency of Progress Notes:

Progress notes shall be documented at the frequency by type of service indicated below:

- a. Every Service Contact
 - Mental Health Services
 - Medical Support Services
 - Crisis Intervention

b. Daily

- Crisis Residential
- Crisis Stabilization (1x/23hr)
- Day Treatment Intensive

c. Weekly

- Day Treatment Intensive: a clinical summary reviewed and signed by a physician, a licensed/waivered/registered psychologist, clinical social worker, or marriage and family therapist; or a registered nurse who is either staff to the day treatment intensive program or the person directing the service
- Day Rehabilitation
- Adult Residential

d. Other

- Psychiatrist health facility services: notes on each shift
- Targeted Case Management: every service contact, daily, or weekly summary
- As determined by the MHP for other services

Organizational Provider Operations Handbook

Appendix C Accessing Services

County of San Diego - Health and Human Services Agency Mental Health Services WEEKLY WAIT TIMES REPORT

1. GENERAL INFOR	1. GENERAL INFORMATION:						
Contractor Name	Program Type	ADULT					
Program Name	Provider Type	COUNTY					
Contract Number	Report Period						
Sub Unit Number	Date Submitted						
Submitted By	Contact Phone						

. REQUI	ÉST FOR S	ERVICES LOG WITH WAIT TIMES					1 110110							
		Client Initial Contact with Program						Mental	Health Asse	ssment	Psych	niatric Asses	sment	FQHC/Comm. Clinic
Date of Inquiry	Client Anasazi Number	Questions Problems Issues	Manner of Contact	Res- ponse Code	Insurance Code	Referral Code	Dis- position Code	First Available Appt	Wait Time (Days)	Appt Date Chosen	First Available Appt	Wait Time (Days)	Appt Date Chosen	Name of FQHC/Comm. Clinic
														_

County of San Diego - Health and Human Services Agency Mental Health Services WEEKLY WALTTIMES REPORT

	RAL INFOR	MATION:												
Contractor						Program						ADULT		
Program Na		Provider Type									C	OUNTY		
Contract No						Report F								
Sub Unit N						Date Su								
Submitted I	Ву					Contact	Phone							
2. REQU	EST FOR S	ERVICES LOG WITH WAIT TIMES												
	T 011 1	Client Initial Contact with Program	1		1	1			Health Asse			niatric Asses		FQHC/Comm. Clinic
Date of	Client Anasazi	Questions Problems	Manner of	Res- ponse	Insurance	Referral	Dis- position	First Available	Wait Time	Appt Date	First Available	Wait Time	Appt Date	Name of FQHC/Comm. Clinic
Inquiry	Number	Issues	Contact	Code	Code	Code	Code	Appt	(Days)	Chosen	Appt	(Days)	Chosen	
<u> </u>														
								MH Average Wait→			PA Average Wait→			

County of San Diego Health and Human Services Agency/ Child Welfare Services/ Probation

Service Authorization Form Interpreter Services for Clients - Access and Authorization

Instructions:

- 1. To request interpreter services, please complete Client Information, Service Information Section A, and Requester Information and fax to selected interpreter service provider.
- Complete Service Information Section B after services have been provided or canceled and fax to interpreter service provider. For ongoing requests, an authorized County of San Diego representative should verify and submit the form for processing on a
- 3. Retain original form at program site for record of services provided.

Ы	ease	"X"	the	Provi	ider	Se	lected	l:
---	------	-----	-----	-------	------	----	--------	----

Please "X'	' the Provi	der Select	<u>ed:</u>					
□ Inter	rice Provider preters Unlim f Community S vork Interpreti	- ited Services of Sa	an Diego, Inc.	Phone: (800) 726-9891 (619) 398-2488 (800) 284-1043	(619) 398-2490	American Sign Lang	age Interpretation uage	
Client Info	rmation:							
The County	of San Dieg	o, HHSA ha	s authorized	the following in	nterpreting servic	es for:		
·	J			J				
Language R	equested: _		, please indi).	
Service In	formation:							
Section A:	ı I		Section E	3:				
	•	ested:		tual:	Interpret	er's Name:	Verified By:	
Date:	Start Time	End Time	Start Time	End Time		were canceled, te "Canceled")	(Initial and Date)	
		1	1	111110				
Requester	Information	on:						
Requester: Name:					Manager/ Desig	nee Approved By:		
Phone:					(Print	Name)	(Date)	
• Fax:					(Signa	•	(Date)	
• E-mail:					Service Site:			
Agency Nam	e:							
Program Nar	me and Addro	ess:			(If Site Contact:	different from Program	n Address)	
					Name:			
County Dono	ertment to be	Invoiced:			• Phone:			

E-mail:

(rev. 1/10) A.C.2

County of San Diego Health and Human Services Agency (HHSA)

SERVICE AUTHORIZATION FORM INSTRUCTIONS

The purpose of Service Authorization Form is to request authorized scheduled interpreting services with contracted service providers and to verify that authorized scheduled interpreting services were provided **OR** cancelled and when they were cancelled.

The Service Authorization Form must be completed for each individual requiring interpreter services and authorizes services for one or more date(s) at the specified times and at a single location.

The form accompanying these Instructions dated 01/06/10 replaces all Service Authorization Forms previously in use to request interpreter services for clients/family members.

The Service Authorization Form may not be emailed with client information on it. A copy of the form may be provided to the interpreter if requested.

Note that oral interpreter services must be cancelled 24 hours in advance and American Sign Language (ASL) interpreter services must be cancelled 48 hours in advance. Please notify the client/family member of this requirement and ask them to contact your program in a timely manner if they need to cancel an appointment utilizing interpreter services. Services not cancelled timely will be charged to the County.

Instructions for Completing Section A:

- Select the Service Provider to be contacted by placing an "X" next to the Service Provider's name.
- Circle either "client" or a "family member" to indicate who is receiving the interpreter services.
- Provide the name of the person/participant(s) needing interpreter services and the date(s) the services are required. If the person is under 18 years of age provide the age only, not the date of birth.
- Complete this section by providing the nature of appointment, language requested, requested start time, and end time. Next fill out all of the requestor information including agency name, program name and address, service site of where interpreting shall take place if different than the program address, and obtain approval by a manager or designee. Multiple appointments can be requested as long as they are at the same service site.
- Provide the name of the County department to be invoiced.
- Mental Health programs are required to indicate if the request is from a Children's program or an Adult program.
- FAX the Service Authorization Form with Section A completed to the service provider selected to officially request interpreter services. * The selected service provider will call or email you to verify availability of interpreter staff.

Instructions for Completing Section B:

- If services were provided, state the date, actual start time, actual end time and the name of the interpreter. If services were cancelled, state the date and time the service request was cancelled.
- Provide initials of staff and date that were witness to services to verify information in Section B is accurate.
- FAX the Service Authorization Form with Section B completed to the selected provider after the services have either been completed or cancelled. *

It is an expectation that all programs will make every effort to develop bilingual/bicultural staff to reflect the population they serve. In this way, services will be delivered in a culturally competent manner, in the client's preferred language; and interpreter services will be utilized more efficiently by everyone.

*Please note that some service providers may provide web based requesting services now or in the future. If the SAF is incorporated into their on-line services then the faxing of the form will not be necessary. Please verify this process with your service provider should there be any questions.

Rev. 02.10.10 – j.wheeler A.C.3

Organizational Provider Operations Handbook

Appendix D
Providing Specialty
Mental Health Services

SAN DIEGO COUNTY MENTAL HEALTH PLAN 72 – HOUR POST DISCHARGE LOG FOR SPECIALTY MENTAL HEALTH SERVICES

CARE COORDINATOR:	MONTH/YEAR:	

Client Name	InSyst #	Admission Facility & Date of Admission	Date Program Learned of Admission	Date of Discharge	Date of Follow-up Appt.	Client Showed (yes or no)
D 07.05						

Rev. 07-05

Medical Necessity Criteria for MHP Reimbursement of Specialty Mental Health (Title IX 1830.205)

- (a) The following medical necessity criteria determines Medi-Cal reimbursement for specialty mental health services that are the responsibility of the MHP under this subchapter, except as specifically provided.
- (b) The beneficiary must meet criteria outlined in (1), (2), and (3) below to be eligible for services:
 - (1) Be diagnosed by the MHP with one of the following diagnoses in the Diagnostic and Statistical Manual, Fourth Edition, published by the American Psychiatric Association:
 - (A) Pervasive Developmental Disorders, except Autistic Disorders
 - (B) Disruptive Behavior and Attention Deficit Disorders
 - (C) Feeding and Eating Disorders of Infancy and Early Childhood
 - (D) Elimination Disorders
 - (E) Other Disorders of Infancy, Childhood, or Adolescence
 - (F) Schizophrenia and Other Psychotic Disorders
 - (G) Mood Disorders
 - (H) Anxiety Disorders
 - (I) Somatoform Disorders
 - (J) Factitious Disorders
 - (K) Dissociative Disorders
 - (L) Paraphilias
 - (M) Gender Identity Disorder
 - (N) Eating Disorder
 - (O) Impulse Control Disorders not Elsewhere Classified
 - (P) Adjustment Disorders

- (Q) Personality Disorders, excluding Antisocial Personality Disorder
- (R) Medication-induced Movement Disorders related to other included diagnoses
- (2) Must have at least one of the following impairments as a result of the mental disorder(s) listed in subdivision (1) above:
 - (A) A significant impairment in an important area of life functioning.
 - (B) A probability of significant deterioration in an important area of life functioning.
 - (C) Except as provided in Section 1830.210, a probability a child will not progress developmentally as individually appropriate. For the purpose of this section, a child is a person under the age of 21 years.
- (3) Must meet each of the intervention criteria listed below:
 - (A) The focus of the proposed intervention is to address the condition identified in (2) above.
 - (B) The expectation is that the proposed intervention will:
 - 1. Significantly diminish the impairment, or
 - 2. Prevent significant deterioration in an important area of life function, or
 - 3. Except as provided in Section 1830.210, allow the child to progress developmentally as individually appropriate.
 - (C) The condition would not be responsive to physical health care based treatment.
- (c) When the requirements of this section are met, beneficiaries shall receive specialty mental health services for a diagnosis included in subsection (b)(1) even if a diagnosis that is not included in subsection (b)(1) is also present.

California State Penal Institutions

Avenal State Prison Deuel Vocational Institution

California Correctional Center Folsom State Prison

California Correctional Institution High Desert State Prison

California Institution for Men Ironwood State Prison

California Institution for Women Mule Creek State Prison

California Medical Facility North Kern State Prison

California Men's Colony Northern California Women's Facility

California Rehabilitation Center Pelican Bay State Prison

California State Prison, Corcoran Pleasant Valley State Prison

California State Prison, Los Angeles Richard J. Donovan Correctional

County Facility at Rock Mountain

California State Prison, Sacramento Salinas Valley State Prison

California State Prison, Solano San Quentin State Prison

Calipatria State Prison Sierra Conservation Center

Centinela State Prison Valley State Prison for Women

California Substance Abuse Wasco State Prison

Treatment Facility

Central California Women's Facility

Chuckawalla Valley State Prison

Correctional Training Facility

Mental Health Services Administration Request for Verification of Veterans Eligibility To Counseling and Guidance Services Confidential Fax Form

Directions: Section 1: To be completed by client.

Section 2: To be completed by clinician and faxed to San Diego County Veterans Service Office Section 3: To be completed by San Diego County Veterans Service Office and faxed to clinician

Section 1: Client Claiming Veterans Eligibility Complete This Section Only

I hereby authorize the release of the information below to the County Veterans Service Office and the Veterans Administration for the purposes of identifying or obtaining benefits as a veteran or eligible dependent of a veteran. I also authorize the County Veterans Service Office and the Veterans Administration to release their findings (to be noted on this fax/form).

Signature:	Date:
Section 2: Mental Health Provider Complete This Side	Section 3: San Diego County Veterans Service Office Complete This Side
To: Veterans Service Office Fax: (619) 232-3960	To: Fax:
From: _	From: CVSO Representative (please print) Address City/State/Zip Phone: Client Current Status (Check appropriate boxes below)
The client listed below claims to have veteran's status. verify eligibility to counseling and guidance services.	Please Client does not have eligibility to veteran's counseling and guidance services. Please assess for mental health services.
Name of Veteran: DOB: SSN: Date of Entry: Date of Discharge: Branch of Service: Military Serial Number:	☐ Client has been determined to be eligible to veteran's counseling and guidance services. Please refer client to the Veterans Service Center below: ☐ 2 790 Truxton Rd ☐ Ste. 130, San Diego CA 92106-6135 ☐ 858) 642-1500 ☐ 1 Civic Center Drive ☐ Suite 140 ☐ San Marcos, CA 92069-2934 ☐ (760) 7446914
VA Claim Number:	

County of San Diego
Health and Human Services Agency
Mental Health Services
Request for Verification of
Veterans Eligibility to counseling and Guidance Services
Confidential Fax Form

Client: ______
MR/Client ID #: ______
Program: _____

HHSA: MHS-# 977(11/17/06)

START PROGRAM TCC & URC RECORD

Facility Name: Client Name:	TCC/URC Date: Admit Date:					
Client attended this meeting? YES NO If no, explain: Input from client (regarding treatment requests, suggestions or preference):						
Progress and status of presenting symptoms (per client report	& staff observations):					
Response to Medications (per client report & staff observation):_						
Input from Other Mental Health Providers (if applicable):						
Treatment Recommendations (effective interventions, treatment medications):						
Change in Diagnostic Impression: No Change from Dx at Ada Axis I Axis I Axis II Justification:						
D/C Plans: D/C Date: Is client at risk for real Housing: Finances: Tx: Other: Order: Tx:						
Signatures of staff attendees:						
DATE OF NEXT REVIEW: REVIEW DATE: Note Progress (sxs, med. changes, response to meds., extension	needed)					
Signatures of staff attendees:						
County of San Diego Health and Human Services Agency Mental Health Services	Client: Medical Record No:					

START TCC & URC RECORD (06/2005)

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Community Research Foundation
START Program Policy and Procedures Manual

Policy #	
Effective date:	

URC Minutes

Program Name:	Date:	Meeting Time:	
Chairperson Name, Signature and Credentials:			
Signatures of Committee Members (include credentials):			

Client Name	Admit Date	Dates Authorized Through	Tentative D/C Date	Comments

NOTE: Requests for extensions and result will be noted in the "Comments" column START Policy $606\ Attachment\ A$

Rev. 7-14-09 – CC

REQUEST FOR UTILIZATION REVIEW OUTPATIENT SERVICES

Admission Date:		Date of Last	Review:		
Current Axis I –	Primary:				
	Secondary:				
	Other:				
Avic II	omer.				
					
Axis IV –	Occupational		☐ Social Enviro☐ Housing	□ Ec	ucational onomic
			Interaction winnental Problems	th Legal System	
A wie V	(GAF) Current				
Complete Function 30-day period.	nal Impairments and Curi	rent Sympton	ns sections based on c	lient's presentation	over prior
Current Function	al Impairments:	N/A	Mild	Moderate	Severe
Family	75.				
Relationship with S Other Primary Rela		H	H	\vdash	H
Health/Physical W			H	H	H
Work/School	chi benig/1bL s	H	H	H	H
Housing		一	Ħ	П	Ħ
Finances					
Other:					
G4 G4		N T/A	N4:1.1	Madama	G
Current Sympton Suicidal Ideation	<u>1S</u> :	N/A	Mild □	Moderate	Severe
Homicidal Ideation	/Impulses	H	H	H	H
Self-Harm Behavio		H	H	H	H
Violence/Anti-Soc		H	H	H	H
Poor Impulse Cont		Ħ	Ħ	Ħ	Ħ
Paranoia					
Bizarre Behavior					
Bizarre Ideation/D					
Auditory Hallucina					
Visual Hallucination		닏			\sqcup
Mood Disturbance			片	H	片
Appetite Disturbance Sleep Disturbance	ice	H	H	H	H
Hopelessness/Help	lecenece		H	H	H
Fatigue/Lethargy	105511055	H	H	H	H
Somatic Complain	ts	Ħ	Ħ	Ħ	Ħ
Anxiety/Panic					
Obsessions/Compu					
Other:					
			1		
,	County of Con Diago		Client:		
	County of San Diego nd Human Services Agenc	v	MR/Client ID#:		
	Adult Mental Health	J			
04/01/05			Program:		

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REQUEST FOR UTILIZATION REVIEW OUTPATIENT SERVICES

Psychiatric hospitalizations or START admissions within past 12 months: If yes, specify date(s) and duration(s):				
Current Medications:				
Have there been any medication changes within p Current Treatment Modalities: Individua	<u> </u>			
Case Mar Current Participation: Regular Attendance Frequently Missed Sessions	agement Rehabilitation Occasionally Missed Sessions			
Progress Update: Progressing and Improvement Minimal Progress or Improvement Modalities: Proposed Treatment Modalities: Case Mar	ent Some Progress, Remains at Risk Wement Not Progressing			
Additional Comments:	agement Rehabilitation			
Requested # of months continued treatment (not to exceed 6 months) Clinician's Signature Date Printed Name:				
This section to be completed Client's continued treatment is authorized formor	by UR Clinician at time of review. oths (not to exceed 6 months)			
Comments:				
Authorization Davied, Posits Date	d Doto			
Authorization Period: Begin Date End Date Date				
Printed Name:				
County of San Diego Health and Human Services Agency Adult Mental Health 04/01/05	Client: MR/Client ID#: Program:			

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Outpatient Utilization Review Minutes

Program Name:			Date:	
Committee Members	, Credentials:		Signatures:	
Chairperson, Creden	tials:		Signature:	
Client Name	InSyst#	Disposition		
		Request Approved	☐ Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied
		Request Approved	Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	Request Denied
		☐ Request Approved	☐ Request Reduced	Request Denied

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Outpatient Utilization Review Minutes (continued)

Page	of	

Program Name:			Date:	
Client Name	InSyst#	Disposition		
		Request Approved	Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied
		☐ Request Approved	Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied
		☐ Request Approved	☐ Request Reduced	☐ Request Denied

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	Preventive (Maintenance)	Location of Service	
	Comprehensive (Traditional) Intensive	Duration of Service	
Older Adult	Service Code		
	Assessment Reviewed	No changesChanges noted/i	nitialed
	Medical History Reviewed	No changesChanges noted/i	nitialed
	CFE Completed or Reviewed	No changesChanges noted/i	nitialed
	_Client meets Medical Necessity for Mental	Health Plan Specialty Mental Health Services	by:
	Current Diagnosis: Axis I	#	
	Axis II	#	
AND:	Client has a significant impairmen	in life functioning. OR:	
	Client has a probability of signific	ant deterioration in an important area of functi	onina
AND al	I three of the following are true: The focus of the mental health inte	vention will address the condition described a	ıbove
AND al	The focus of the mental health inte	nefit from interventions listed on the revised o	
AND al	The focus of the mental health inte It is expected that the client will be Client Plan, which has been signed	nefit from interventions listed on the revised o	or new
AND al	The focus of the mental health inte It is expected that the client will be Client Plan, which has been signed The client's impairment would not	nefit from interventions listed on the revised o (client refused to sign)	or new
AND:	The focus of the mental health inte It is expected that the client will be Client Plan, which has been signed The client's impairment would not The client meets Service Level of C	nefit from interventions listed on the revised of (client refused to sign) be responsive to physical healthcare based treature. Care Criteria for Case Management Services (Case Management Services)	or new
ND:	The focus of the mental health inte It is expected that the client will be Client Plan, which has been signed The client's impairment would not The client meets Service Level of C	nefit from interventions listed on the revised of client refused to sign) be responsive to physical healthcare based treature. Care Criteria for Case Management Services (Case Criteria for Case Management Services)	atment Over) Oate
ND:	The focus of the mental health inte It is expected that the client will be Client Plan, which has been signed The client's impairment would not The client meets Service Level of C	nefit from interventions listed on the revised of client refused to sign) be responsive to physical healthcare based treature ature	atment Over) Oate
ND:	The focus of the mental health inte It is expected that the client will be Client Plan, which has been signed The client's impairment would not The client meets Service Level of C Name Sign manager's signature verifies that client mee County of San Diego Health and Human Services Agency	nefit from interventions listed on the revised of Client refused to sign) be responsive to physical healthcare based treature Criteria for Case Management Services (Client: Client:	atment Over) Oate
ND:	The focus of the mental health inte It is expected that the client will be Client Plan, which has been signed The client's impairment would not The client meets Service Level of C Name Sign manager's signature verifies that client mee County of San Diego	nefit from interventions listed on the revised of Client refused to sign) be responsive to physical healthcare based treature Criteria for Case Management Services (Client: Client: Medical Record #:	atment Over) Oate
inician ne case	The focus of the mental health inte It is expected that the client will be Client Plan, which has been signed The client's impairment would not The client meets Service Level of C Name Sign manager's signature verifies that client mee County of San Diego Health and Human Services Agency Mental Health Services	nefit from interventions listed on the revised of Client refused to sign) be responsive to physical healthcare based treature Criteria for Case Management Services (Client: Client:	atment Over) Oate

SERVICE LEVEL OF CARE CRITERIA (Must Meet Either A or B)

A. FOR CONTINUING COMPREHENSIVE (TRADITIONAL) CASE MANAGEMENT SERVICES

Treatm	ent history meets ONE of the following criteria				
	_ 10 days or 2 admissions for psychiatric inpatient t	reatment in the past twelve months			
	_ 28 days or 4 admissions to a crisis house in the pa	st twelve months.			
	_ Discharge from an IMD in the past twelve mo	onths			
	_ LPS Conservatorship is in effect - Client is grave	ly disabled as a result of a mental disorder.			
OR:	TWO of the following are true regarding client's fu	unctioning			
	Client is a young adult (18 – 21) transitioning from	the Children's System of Care.			
	Client is 55 or older and mental illness is exacerbate	ted due to issues of aging or loss of support.			
		tments, or documentation that medication g the past twelve months, or has had two or more face ncy services personnel; within the past twelve months			
	Besides mental health needs, client requires assistance with two or more human service agencies or public systems such as Drug and Alcohol, Vocational Rehabilitation, Criminal Justice, Physical Health Care, and Public Benefits. List the agencies:				
	Due to high risk behaviors, client has had one periplacement or place of treatment in the past two years.				
	R CONTINUING CASE MANAGEMENT AT A of the following are true	PREVENTIVE (MAINTENANCE) LEVEL			
1	-	m accompanded to attend accompanies treatment			
1	Client requires ongoing support and assistance from case management to attend psychiatric treatment appointments or obtain and take medications.				
2	Despite ongoing attempts by case manager to allow client to manage own funds and complete necessary paperwork to keep benefits in place, over the past twelve months, client has not been able to do so without assistance and there are no other persons available to provide the assistance. dditional comments:				
	County of San Diego Health and Human Services Agency Mental Health Services Case Management Services	Client: Medical Record #: Annual Review Date:			
	SIX MONTH REVIEW PROGRESS NOTE	Allilual Neview Date.			

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HHSA:MHS-

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Case Management URC Record

Program Name:	URC Date:
Client Name:	Admission Date:
Client S#:	
Primary Diagnostic Impression and Justification on Date	of UR:
Axis I or Axis II:	
Chart documents Medical Necessity:	
YesNo	
Comments:	
Chart documents Service Necessity:	
Yes No	
Comments:	
Recommended Level of Case Management Services:	
Discharge Plan/Other Service Recommendations:	
Name of person reviewing chart	Signature

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URC Minutes for Case Management

Program Name:	Date of URC
---------------	-------------

Committee Members

Print Name	Signature	Degree/License
Chair:		

List of Charts Reviewed

Client Name	Admit	Date	Continue	Transfer to	Transfer to	Discharge	Comments
	Date	Authorized	at Same	Preventive	Comprehensive	from	
		Through	LOS	LOS	LOS	Program	
			Y N	Y N	Y N	Y N	
			Y N	Y N	Y N	Y N	
			Y N	Y N	Y N	Y N	
			Y N	Y N	Y N	Y N	
			Y N	Y N	Y N	Y N	
			Y N	Y N	Y N	Y N	
			Y N	Y N	Y N	Y N	
			Y N	Y N	Y N	Y N	
			Y N	Y N	Y N	Y N	

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Organizational Provider Operations Handbook

Appendix E Interface With Physical Health Care



HEALTHY SAN DIEGO COORDINATION OF CARE FORM GUIDELINES

FOR PHYSICAL AND BEHAVIORAL HEALTH PRACTITIONERS

The purpose of the Healthy San Diego (HSD) Coordination of Care form is to provide a communication tool for use between physical and specialty mental health practitioners. Either side of the care continuum may initiate communication by completing the form, obtaining the client's written consent and forwarding the information to the appropriate practitioner. The use of the Coordination of Care form allows for exchange of essential medical information such as diagnosis and medications. By enhancing the communication between practitioners, HSD's goal of improved health outcomes can be achieved.

Primary Care Provider Responsibilities

The Primary Care Provider (PCP) is the primary case manager for the Health Plan member, and as such, makes referrals to specialists, as needed. The PCP is responsible for providing outpatient mental health services within his/her scope of practice. When the member requires Specialty Mental Health Services, the PCP will refer him/her to the Mental Health Plan for appropriate referral, assessment and treatment. The member may also self-refer to the Mental Health Plan's Access and Crisis Line.

- The PCP refers to Specialty Mental Health Services on the basis of objective and subjective evaluation of the member's medical history, psychosocial history, current state of health and any request for such services from either the member or the member's family.
- The PCP will inform the Specialty Mental Health Provider of any physical health conditions or medications which may influence possible mental health conditions.
- The PCP documents the mental health condition in the member's medical record.
- The PCP makes available to the Specialty Mental Health Provider any medical records and documentation relating to the member's mental health condition only if the client signs the Authorization to Release according to Health Plan policy and applicable laws and regulations.

Specialty Mental Health Provider Responsibilities

When a client requires physical health services, the Specialty Mental Health Provider will advise him/her to make an appointment with the PCP or contact the Health Plan's Member Services Department for assistance.

The Specialty Mental Health Provider may make available to the PCP the client's medical information relating to the diagnosis and plan of treatment only if the client signs the Authorization to Release, which allows specific medical information to be given to the PCP. The Specialty Mental Health Provider will inform the Primary Care Provider of any mental health conditions or medications which may influence possible physical health conditions. Mental health information will be shared according to the County Mental Health Plan policy and applicable laws and regulations.

Member/Client Responsibilities

Members/clients can access Specialty Mental Health Services through referrals from their PCP, family members or medical specialists. Clients also may access services directly by calling the County of San Diego Mental Health Plan Access and Crisis Line's toll free number (800) 479-9339 or by contacting a Specialty Mental Health Provider.

HSD's Coordination of Care form is available at www.ubhpublicsector.com















COORDINATION OF CARE

BETWEEN PHYSICAL & BEHAVIORAL HEALTH PRACTITIONERS

Name Last	First	Middle	e Initial	AKA					
Street Address	treet Address			Date of Birth					
City				Telephone #					
Zip				Alternate Telephone #					
SECTION B. BEHA	VIORAL HEALTH I	PRACTITION	ER INFORMATI	ON					
Name									
Organization OR Medica	al Group								
Street Address				City, State, Zip					
Telephone #	Telephone #			Fax#					
Date of Initial Assessme	Date of Initial Assessment Diagnosis		<u>I</u>	Diagnosis					
Current Symptoms									
Current Medications									
Summary of Patient Eva	aluation			Current Treatment Plan					
SECTION C. PHYS	SICAL HEALTH PR	ACTITIONER	INFORMATION	l					
Name									
Organization OR Medica	al Group								
Street Address				City, State, Zip					
Telephone #				Fax#					
Date of Initial Assessment Diagnosis		nosis	Diagnosis						
Current Symptoms									
Current Medications									
Summary of Patient Eva	aluation			Current 7	reatment Plan				
		To	Reach a Pla	an Rep	resentative				
Blue Cross Of Community Heal			Health Net Kaiser Permaner Sharp Health Pla		(800) 675-6110 (800) 464-4000 (800) 359-2002	Universal United Be	Care havioral Health	(800) 635-6668 (800) 479-3339	











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Sensitive Information: I understand that the information in my record may include information relating to sexually transmitted diseases, acquired immunodeficiency syndrome (AIDS), or infection with the Human Immunodeficiency Virus (HIV). It may also include information about behavioral or mental health services or treatment for alcohol and drug abuse. Right to Revoke: I understand that I have the right to revoke this authorization at any time. I understand if I revoke this authorization I must do so in writing. I understand that the revocation will not apply to information that has already been released based on this authorization. Photocopy or Fax: I agree that a photocopy or fax of this authorization is to be considered as effective as the original. Redisclosure: If I have authorized the disclosure of my health information to someone who is not legally required to keep it confidential, I understand it may be redisclosed and no longer protected. California law generally prohibits recipients of my health information from redisclosing such information except with my written authorization or as specifically required or permitted by law. Other Rights: I understand that authorizing the disclosure of this health information is voluntary. I can refuse to sign this authorization. I do not need to sign this form to assure treatment. However, if this authorization is needed for participation in a research study, my enrollment in the research study may be denied. I understand that I may inspect or obtain a copy of the information to be used or disclosed, as provided in 45 Code of Federal Regulations section 164.524. SECTION D SIGNATURE OF INDIVIDUAL OR LEGAL REPRESENTATIVE SIGNATURE: IF SIGNED BY LEGAL REPRESENTATIVE, RELATIONSHIP OF INDIVIDUAL: Expiration: Unless otherwise revoked, this authorization will expire on the following date, event, or condition: If I do not specify an expiration date, event or condition, this authorization will expire in one (1) calendar year from the date it was signed, or 60 days after termination of treatment. **ID VALIDATION** FOR OFFICE USE SIGNATURE OF STAFF PERSON VALIDATING IDENTIFICATION: DATE: SIGNATURE OF HEALTH CARE PROVIDER: DATE: The above signed authorizes the behavioral health practitioner and the physical health practitioner to release the following medical records and information concerning the patient. The purpose of such a release is to allow for coordination of care, which enhances quality and reduces the risk of duplication of tests and medication interactions. Refusal to provide consent could impair effective coordination of care. o Information Contained on this form o Discharge Reports/Summaries o Current Medication & Treatment Plan o Laboratory/Diagnostics Test Results o Medical History o Substance Dependence Assessments o Assessment /Evaluation Report o Other To Reach A Health Plan Representative Call: Client Name { Please type or print clearly} Blue Cross Of California (800) 407-4627 Community Health Group (800) 404-3332 (Last) Health Net (800) 675-6110 Kaiser Permanente (800) 464-4000

PLACE A COPY OF THIS FORM IN THE CLIENT'S MEDICAL RECORD

☐ Yes ☐ No Initials

I would like a copy of this authorization.

HSD_ REV:JANUARY 2005

United Behavioral Health (800) 479-3339

(800) 359-2002 (800) 635-6668

Sharp Health Plan

Universal Care

COUNTY OF SAN DIEGO AUTHORIZATION TO USE OR DISCLOSE PROTECTED HEALTH INFORMATION

I hereby authorize use or disclosure of the named individual's health information as described below.

	DATE:					
PATIENT/CLIENT/ FACILITY RESIDENT						
LAST NAME:	FIRST NAME:		MIDDLE INITIAL:			
ADDRESS:		CITY/STATE:		ZIP CODE:		
TELEPHONE NUMBER:	TELEPHONE NUMBER: SSN (OPTIONAL)			F BIRTH:		
AKA's:						
THE FOLLOWING	IS AUTHORIZED	TO MAKE T	HE DIS	CLOSURE.		
Name or Entity:						
ADDRESS AND TELEPHONE NUMBER	ER:					
THIS INFORMATION MAY	BE DISCLOSED	TO AND US	ED BY	THE FOLLOWING.		
NAME OR ORGANIZATION:						
ADDRESS AND TELEPHONE NUMBER:						
TREATMENT DATES:		RPOSE OF REQUEST: AT THE REQUEST OF THE INDIVIDUAL.				
THE FOLLOWING INFORMATION IS TO BE DISCLOSED: (PLEASE CHECK)						
History and Physical Examination Discharge Summary Progress Notes Medication Records Interpretation of images: x-raetc. Laboratory results Dental records Psychiatric records including	HIV/AIDS blood test results; any/all references to those results Physician Orders Pharmacy records Immunization Records Nursing Notes Billing records Drug/Alcohol Rehabilitation Records Complete Record Other (Provide description)					
County of San Die AUTHORIZATION TO USE O PROTECTED HEALTH INF	R DISCLOSE	Client: Record Numb Program:	er:			

23-07 HHSA (Revision 04/05) Page 1 of 2 A.E.3 ram: ______
Patient/Client/Facility Resident or their
Legal Representative's Initials: _____

Sensitive Information : I understand that the information in my record may include information relating to sexually transmitted diseases, acquired immunodeficiency syndrome (AIDS), or infection with the Human Immunodeficiency Virus (HIV). It may also include information about behavioral or mental health services or treatment for alcohol and drug abuse.						
Right to Revoke : I understand that I have the right to revoke this authorization at any time. I understand if I revoke this authorization I must do so in writing. I understand that the revocation will not apply to information that has already been released based on this authorization.						
Expiration : Unless otherwise revoked, this authorization will expire on the following date, event, or condition: If I do not specify an expiration date, event or condition, this authorization will expire in one (1) calendar year from the date it was signed.						
Redisclosure : If I have authorized the disclosure of my health information to someone who is not legally required to keep it confidential, I understand it may be redisclosed and no longer protected. California law generally prohibits recipients of my health information from redisclosing such information except with my written authorization or as specifically required or permitted by law.						
Other Rights: I understand that authorizing the disclosure of this health information is voluntary. I can refuse to sign this authorization. I do not need to sign this form to assure treatment. However, if this authorization is needed for participation in a research study, my enrollment in the research study may be denied.						
I understand that I may inspect or obtain a copy of the information to be used or disclosed, as provided in 45 Code of Federal Regulations section164.524.						
I have the right to receive a copy of this authoriza ☐ Yes ☐ No						
SIGNATURE OF INDIVIDUAL OF	R LEGAL REPR	ESENTATIVE				
SIGNATURE:		DATE:				
IF SIGNED BY LEGAL REPRESENTATIVE, RELATIONSHIP OF INDIVIDUAL:						
FOR OFFICE USE						
Please verify that the patient/client/facility reinitialed each page of this authorization.	sident or their I	egal representative has				
VALIDATE IDENT	TIFICATION					
SIGNATURE OF STAFF PERSON:		DATE:				
County of San Diego	Client:					
AUTHORIZATION TO USE OR DISCLOSE Record Number:						
PROTECTED HEALTH INFORMATION Program:						

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Organizational Provider Operations Handbook

Appendix F
Beneficiary Rights
Issue Resolution

BENEFICIARY AND CLIENT PROBLEM RESOLUTION POLICY AND PROCESS

I. BENEFICIARY AND CLIENT PROBLEM RESOLUTION POLICY

In its commitment to honoring mental health consumer rights, the County of San Diego shall maintain a beneficiary and client problem resolution process, in compliance with State and Federal regulations, which provides a quality, impartial, and effective process for resolving consumer problems encountered while accessing or receiving mental health services. All County-operated and contracted providers shall be required by contract to cooperate with the problem resolution process as described herein. The full and timely cooperation of the provider shall be considered essential in honoring the client's right to an efficient problem resolution.

PLEASE NOTE: PROVIDERS SHALL NOT SUBJECT A CLIENT TO ANY DISCRIMINATION OR ANY OTHER PENALTY OF ANY KIND FOR FILING A GRIEVANCE, APPEAL OR EXPEDITED APPEAL.

A. PROCESS

San Diego County Mental Health Services is committed to providing a quality, impartial, and effective process for resolving consumer complaints encountered while accessing or receiving mental health services. The process is designed to:

- Provide easy access
- Support the rights of individuals
- Be action-oriented
- Provide timely resolution
- Provide effective resolution at the lowest level
- Improve the quality of services for all consumers in the population

While the consumer is encouraged to present problems directly to the provider for resolution, when a satisfactory resolution cannot be achieved, one or more of the processes below may be used:

- 1) Grievance process
- 2) Appeal process (in response to an "action" as defined as: denying or limiting authorization of a requested service, including the type or level or service; reducing, suspending, or terminating a previously authorized service, denying, in whole or in part, payment for a service; failing to provide services in a timely manner, as determined by the Mental Health Plan (MHP) or; failing to act within the timeframes for disposition of standard grievances, the resolution of standard appeals or the resolution of expedited appeals.)

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BENEFICIARY AND CLIENT PROBLEM RESOLUTION POLICY AND PROCESS

- 3) Expedited Appeal process (available in certain limited circumstances)
- 4) State Fair Hearing process--available to Medi-Cal beneficiaries who have filed an appeal through the County Mental Health Program (MHP) process and are dissatisfied with the resolution. The State Fair Hearing is also for clients whose grievance or appeal was not resolved timely in the MHP process (including an extension if permission was given), or no permission for an extension was given. In this instance, clients are not required to wait until the completion of the County MHP process to do so.

The Mental Health Problem Resolution process covers Medi-Cal beneficiaries, Severely Emotionally Disabled (SED) certified children through the Healthy Families program, and persons without Medi-Cal funds receiving County-funded mental health services. It is designed to meet the regulations in CCR Title 9, Division 1, Chapter 11, Subchapter 5, Section 1850.205 and 42 CFR Subpart F, Part 438.400. **The procedures relating to children and youth served under AB 3632/2726 legislation will take precedence over this document.** By law, Welfare and Institution (WI) Code WI 10950, the State Fair Hearing process, is only available to a Medi-Cal beneficiary.

B. <u>OBJECTIVES</u>

- 1. To provide the consumer with a process for independent resolution of grievances and appeals.
- 2. To protect the rights of consumers receiving mental health services, including the right to:
 - Be treated with dignity and respect,
 - Be treated with due consideration for his or her privacy,
 - Receive information on available treatment options in a manner appropriate to his or her condition and ability to understand,
 - Participate in decisions regarding his or her mental health care, including the right to refuse treatment,
 - Be free from any form of unnecessary restraint or seclusion used as a means of coercion, discipline, convenience, or retaliation,
 - Request a copy of his or her medical records, and to request that an additional statement amending or correcting the information be included, and
 - Freely exercise these rights without adverse effects in the way providers treat him or her.
- 3. To protect the rights of consumers during grievance and appeal processes.
- 4. To assist individuals in accessing medically necessary, high quality, consumercentered mental health services and education.
- 5. To respond to consumer concerns in a linguistically appropriate, culturally competent and timely manner.
- 6. To provide education regarding, and easy access to, the grievance and appeal process through widely available informational brochures, posters, and self-addressed grievance and appeal forms located at all provider sites.

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BENEFICIARY AND CLIENT PROBLEM RESOLUTION POLICY AND PROCESS

C. <u>BENEFICIARY and CLIENT RIGHTS DURING THE GRIEVANCE AND APPEAL PROCESS</u>

- 1. Consumer concerns shall be responded to in a linguistically appropriate, culturally competent and timely manner.
- 2. Clients' rights and confidentiality shall be protected at all stages of the grievance and appeal process by all providers and advocates involved.
- 3. Consumers shall be informed of their right to contact the Jewish Family Service (JFS) Patient Advocacy Program regarding problems at inpatient and residential mental health facilities or the Consumer Center for Health Education and Advocacy (CCHEA) for problems with outpatient and all other mental health services, at any time for assistance in resolving a grievance or appeal. Medi-Cal beneficiaries shall also be informed of their right to request a State Fair Hearing.
- 4. Consumers of the MHP and persons seeking services shall be informed of the process for resolution of grievances and appeals. This includes information about the availability of the JFS Patient Advocacy Program and CCHEA, the programs that currently are contracted with the MHP to assist consumers with problem resolution, at the consumer's request. The information shall be available in the threshold languages, and shall be given to the client at the point of intake to Mental Health Plan services, and upon request during the provision of services. Continuing clients must be provided with the information annually. Providers shall document the provision of this information.
- 5. The client may authorize another person or persons to act on his/her behalf. A client may select a provider as his or her representative in the appeal process. His or her representative, or the legal representative of a deceased client's estate, shall be allowed to be included as parties to an appeal.
- 6. A support person chosen by the client, such as family member, friend or other advocate may accompany them to any meetings or hearings regarding a grievance or appeal.
- 7. The client and/or his or her representative may examine the case file, including documents or records considered during the grievance or appeal process.
- 8. Consumers shall not be subject to any discrimination, penalty, sanction or restriction for filing a grievance or appeal. The consumer shall not be discouraged, hindered or otherwise interfered with in seeking or attempting to file a grievance or appeal.
- 9. Advocates shall treat clients, their chosen support persons, and all providers with courtesy and respect throughout the grievance resolution process.
 - Providers shall participate fully and in a timely manner in order to honor the client's right to an efficient, effective problem resolution process.
 - Medi-Cal beneficiaries, who have appealed through the MHP Beneficiary Problem Resolution process and are dissatisfied with the resolution, have the right to request an impartial review in the form of a State Fair Hearing within 90 days of the decision whether or not the client received a Notice of Action

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(NOA). At a State Fair Hearing, a client has the opportunity to present his or her concerns to an administrative law judge for a ruling. (See Section VIII for more information on the State Fair Hearings.)

- Clients who are Medi-Cal beneficiaries and who have a grievance or appeal
 which has not been resolved by the MHP within mandated timelines, and no
 client permission for an extension has been granted, may request a State Fair
 Hearing. They need not wait until the end of the County process before
 making the request.
- Quality of care issues identified as a result of the grievance and appeal process shall be reviewed by the MHP and the Quality Review Council for implementation of system changes, as appropriate.

D. <u>CLIENT AND BENEFICIARY NOTIFICATION</u>

- Consumers shall be informed in a clear and concise way of the process for reporting and resolving grievances and appeals. This includes information on how to contact JFS Patient Advocacy and CCHEA. The information shall be available in the threshold languages and shall be given to the client at the point of intake to a program and, as appropriate, during the provision of services. Continuing clients must be provided with the information annually, and providers will document these efforts.
- 2. Notices in threshold languages describing mental health rights, as well as the grievance and appeal procedures, shall be posted in prominent locations in public and staff areas, including waiting areas of the provider location. Brochures with this information will also be available in these areas in the County's threshold languages.
- 3. Grievance/Appeal forms and self-addressed envelopes must be available for consumers at all provider sites in a visible location, without the consumer having to make a written or verbal request to anyone. This includes common areas of both locked and unlocked behavioral health units.
- 4. CCHEA and Patient Advocacy Program shall have interpreter services and toll-free numbers with adequate TDD/TTY, available at a minimum during normal business hours.
- 5. Under certain circumstances, when the MHP denies any authorization for payment request from a provider to continue specialty mental health services to a Medi-Cal beneficiary, the MHP must provide the Medi-Cal beneficiary with a Notice of Action (NOA), which informs the beneficiary of his or her right to request a State Fair Hearing, and the right to contact a representative from JFS or CCHEA.

II. INFORMAL PROBLEM RESOLUTION –available to all mental health clients

Consumers are encouraged to seek problem resolution at the provider level by speaking or writing informally to the therapist, case manager, facility staff, or other person

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involved in their care. Often this is the quickest way to both make the provider aware of the client's issue, as well as come to a satisfactory resolution. However, no consumer shall be required to take the matter directly to the provider unless he or she chooses.

In addition to, or instead of, bringing the issue directly to the individual provider, consumers may work directly with the supervisor or Program Director, who shall make efforts to resolve it. In attempting to reach resolution, and consistent with confidentiality requirements, the appropriate supervisor or Program Director shall utilize whatever information, resources and/or contacts the consumer agrees to.

III. GRIEVANCE PROCESS—available to all mental health clients

Any consumer of mental health services may express dissatisfaction with mental health services or their administration by filing a grievance through JFS Patient Advocacy (for inpatient and residential services) or the Consumer Center for Health Education and Advocacy (for outpatient and all other mental health services).

IV. GRIEVANCE PROCEDURES:

At any time the consumer chooses, the consumer may contact CCHEA or JFS Patient Advocacy, as appropriate. CCHEA or JFS Patient Advocacy shall work to resolve the issue according to the following steps:

- 1. Client contacts JFS Patient Advocacy Program for issues relating to inpatient and other 24-hour-care programs, or CCHEA for issues relating to outpatient, day treatment and all other services, either orally or in writing, to file a grievance. A grievance is defined as an expression of dissatisfaction about anything other than an "action" (see Section IV for complete definition.).
 - NOTE: If the client's concern is in regard to an "action" as defined, the issue is considered an "appeal" (see Section X for Definition) not a grievance. See "Appeal Process" in Section V below for procedure.
- 2. CCHEA or Patient Advocacy Program logs the grievance within one working day of receipt. The log shall include:
 - the client name or other identifier,
 - date the grievance was received,
 - the date it was logged, the nature of the grievance,
 - the provider name,
 - whether the issue concerns a child.

The log is to be maintained in a confidential location at CCHEA or JFS Patient Advocacy. The log content pertaining to the client shall be summarized in writing, if the client requests it.

- 3. CCHEA or Patient Advocacy Program provides the client a written acknowledgement of receipt of the grievance within three working days.
- 4. CCHEA or Patient Advocacy Program shall contact the provider involved in the grievance as soon as possible and within three working days of receipt of the client's written permission to represent the client.

- 5. CCHEA or Patient Advocacy Program investigates the grievance.
 - CCHEA or JFS shall ensure that the person who makes the final determination of the grievance resolution has had no prior or current involvement in the grievance determination.
 - In cases where the CCHEA or JFS staff member has another existing relationship with the client or provider, that contractor's Program Director shall reassign the case or consult with the MHP QI Unit about conflict of interest of issues.
 - The client's confidentiality shall be safeguarded per all applicable laws.
- 6. If the grievance is about a clinical issue, the decision maker must be a mental health professional with the appropriate clinical expertise in treating the client's condition.
- 7. All County-operated programs and contracted providers are required by contract to cooperate with the problem resolution process as it is described herein. The full participation and timely cooperation of the provider are essential to honoring the client's right to an efficient, effective problem resolution process. During the resolution of the client's grievance, CCHEA or Patient Advocacy staff will often find it necessary to discuss the issue with the providers involved, either in person or by phone at various points in the process. The expectation is that CCHEA or JFS and the provider will cooperate with each other to find mutually agreeable and expeditious ways to address and resolve the client's issue.

If a case should arise in which CCHEA or JFS and the provider are unable to reach a mutually agreeable resolution to the grievance within the required timeframe as stated below, CCHEA or JFS shall make a finding based on the facts as they are known. The grievance disposition letter shall include this finding. The letter may include a request that the provider write a Plan of Correction to be submitted by the provider directly to the MHP Director or designee. CCHEA or JFS may also choose to include what they believe to be equitable, enforceable suggestions or recommendations to the provider for resolution of the matter. Notification of the resolution shall go out to all parties as described below.

- 8. CCHEA or Patient Advocacy Program shall notify the client in writing regarding the disposition of the grievance within the timeframe for resolution stated below. The notice shall include:
 - the date
 - the resolution

A copy of the grievance resolution letter will be sent to the provider and the QI Unit at the time the letter is sent to the client.

9. Timelines for grievance dispositions cannot exceed 60 calendar days from the date of receipt of the grievance. However, in some limited instances, it may be necessary for the timeframe to be extended by up to 14 calendar days for good cause, such as a satisfactory resolution is pending but not complete. Timeliness of grievance resolution is an important issue for consumers. If an extension is required, CCHEA or JFS will contact the client to discuss an extension, clearly

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document in the file the extenuating circumstances that indicate the need for the extension, and the date the client was contacted and agreed to an extension. If the timeframe extension was not requested by the client, CCHEA or JFS staff must give the client written notice of the reason for the delay. If CCHEA or JFS staff is unable to meet the timeframe described herein, the staff person shall issue a Notice of Action D (NOA-D) to the beneficiary informing them of their rights. A copy of the NOA-D shall be sent to the QI Unit. Clients whose grievances are not completed according to mandated timelines, and have not given permission for an extension, may request a State Fair Hearing. They need not wait until the end of the County process to make this request.

- 10. CCHEA or JFS Patient Advocacy Program shall record in the log, the final disposition of the grievance, and date the decision was sent to the client, or reason there has not been a final disposition of the grievance.
- 11. Providers who do not successfully resolve the grievance with the advocacy organization during the grievance process shall receive two letters from CCHEA or JFS. One is a copy of the disposition sent to the client, that includes a request for Plan of Correction, and the other is a letter requesting that the provider write a Plan of Correction and submit it within 10 working days directly to:

Grievance Plan of Correction Quality Improvement Unit P.O. Box 85524, Mail Stop P531G Camino Del Rio South San Diego, CA 92186-5524

The Plan of Correction letter to the provider (not the grievance disposition letter) may include CCHEA's or JFS's suggestions of what the Plan of Correction could include. Responsibility for reviewing the Plan of Correction and monitoring its implementation rests with the MHP. The monitoring of any provider's Plan of Correction and handling of any provider's request for administrative review shall be performed by the MHP directly with the provider.

In the event that a provider disagrees with the findings of the grievance investigation as decided by the advocacy organization, and does not agree to write a Plan of Correction, the provider may choose instead to write a request for administrative review by the MHP. This request shall be submitted directly by the provider to the MHP Director or designee within 10 working days of receipt of the grievance disposition. The provider must include rationale and evidence to support the provider's position that the disposition of the grievance is faulty and/or that no Plan of Correction is indicated.

Reminder: Providers shall not subject a client to any discrimination or any other penalty of any kind for filing a grievance.

GRIEVANCE PROCESS

STEP	ACTION	TIMELINE
1	Grievance Filed by client	Filing Date

2	Grievance Logged	1 Working Day from Grievance Filing	
3	Written Acknowledgement to client	3 Working Days from Grievance Filing	
4	Provider Contact	Within 3 Working Days from Client's	
		Written Permission to Represent	
5	Clinical Consultant review, if applicable	Within 60 day total timeframe	
6	Grievance Disposition	60 Days from Filing Date	
7	Disposition Extension	14 Calendar Days from the 60 th day	
	(if needed)		
8	Provider Plan of Correction	10 Working Days from Disposition	
	(if needed)	Date	
9	Request for Administrative Review	10 Working Days from receipt of the	
		Grievance Disposition	

V. APPEAL PROCESS—available to Medi-Cal Beneficiaries only

The appeal procedure begins when a Medi-Cal beneficiary contacts JFS Patient Advocacy Program (for issues relating to inpatient and other 24 hour care program) or CCHEA (for issues relating to outpatient, day treatment and all other services) to file an appeal to review an "action."

An "action" is defined by 42 Code of Federal Regulations as occurring when the MHP does at least one of the following:

- Denies or limits authorization of a requested service, including the type or level of service;
- Reduces, suspends, or terminates a previously authorized service;
- Denies, in whole or in part, payment for a service;
- Delays completion of the MHP appeals process within the mandated timeframe, without client permission for an extension.

In San Diego County this is relevant only for inpatient, day treatment, and outpatient services provided by fee-for-service providers, as these are currently the only services for which an authorization is required. Clients wishing to have a review of a clinical decision made by an individual provider, not the MHP or its administrative services organization, may use the grievance process.

The MHP is required to provide *Aid Paid Pending* for beneficiaries who want continued services, and have made a timely request for an appeal:

- within 10 days of the date the NOA was mailed, or
- within 10 days of the date the NOA was personally given to the beneficiary, or
- before the effective date of the service change, whichever is later.

The MHP must ensure that benefits are continued while the appeal is pending, if the beneficiary so requests. The beneficiary must have:

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- an existing service authorization which has not lapsed and the service is being terminated, reduced, or denied for renewal by the MHP, or
- been receiving specialty mental health services under an 'exempt pattern of care' (see Section X. Definitions).

The benefits will stay the same until the period covered by the existing authorization expires, the date an appeal is resolved or a hearing decision is rendered, or the date on which the appeal or state fair hearing is otherwise withdrawn or closed, whichever is earliest.

VI. APPEAL PROCEDURES

- 1. The client may file the appeal orally or in writing. If the appeal is oral, the client is required to follow up with a signed, written appeal. The client shall be provided with assistance in completing the written appeal, if requested. The date of the oral appeal begins the appeal resolution timeframe, regardless of when the follow-up, written appeal was signed. The client may present evidence in person or in writing.
- 2. CCHEA or JFS Patient Advocacy Program, as appropriate, determines whether the appeal meets the criteria for expedited appeal and, if so, follows the expedited appeal process as stated in section VI below.
- 3. CCHEA or Patient Advocacy Program logs the appeal within one working day of receipt. The log shall include the:
 - client name or other identifier,
 - date the appeal was received,
 - date the appeal was logged,
 - nature of the appeal,
 - the provider involved,
 - and whether the issue concerns a child.

The log is to be maintained in a confidential location at CCHEA or JFS Patient Advocacy. If the client requests to see the log, CCHEA or JFS will summarize in writing the content pertaining to the client.

- 4. CCHEA or JFS shall acknowledge, in writing, receipt of the appeal within three working days.
- 5. CCHEA or JFS shall contact the provider as soon as possible and within three working days of receipt of the client's written authorization to represent the client.
- 6. CCHEA or JFS Patient Advocacy Program shall notify the QI Unit within three working days of any appeal filed.
- 7. CCHEA or JFS evaluates the appeal and:

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- Ensures that the person who determines the final resolution of the appeal has had no decision-making involvement in any prior level of review.
 - Safeguards the client's confidentiality per all applicable laws.

In cases where the CCHEA or JFS staff member has another existing relationship with the client or provider, that contractor's Program Director shall reassign the case or consult with the MHP QI Unit about conflict of interest of issues.

- 8. If the appeal is about a clinical issue, the decision-maker must also be a mental health professional with the appropriate clinical expertise in treating the client's condition.
- 9. All County-operated programs and contracted providers are required by contract to cooperate with the problem resolution process as it is described herein. The full participation and timely cooperation of the provider are essential in honoring the client's right to an efficient, effective problem resolution process. During the resolution of the client's appeal, CCHEA or JFS staff will often find it necessary to discuss the issue with the providers involved and the Administrative Service Organization (ASO), either in person or by phone at various points in the process. The expectation is that CCHEA or JFS, the ASO, and the provider will cooperate with each other to find mutually agreeable and expeditious ways to address and resolve the client's issue.

If CCHEA or JFS denies the appeal, or if the appeal is granted but is not an appeal of one of the actions listed in Item #10 below, proceed to item #12.

- 10. If CCHEA or JFS believes that there is sufficient merit to grant an appeal regarding an action that:
 - denied or limited authorization of a requested service, including the type or level of service,
 - reduced, suspended or terminated a previously authorized service, or
 - denied, in whole or in part, payment for a service, CCHEA or JFS shall do the following within 30 calendar days of the date the appeal was filed:
 - a) notify the MHP Director or designee in writing of details of the appeal and the specific, supported rationale for why it should be granted, and
 - b) provide copies to the MHP Director or designee of all relevant medical records, the clinical consultant's evaluation, case notes, and other materials including an accurate representation of the provider's position regarding the appeal.

In some limited instances, it may be necessary for the timeframe to be extended by up to 14 calendar days for good cause, such as a satisfactory resolution is pending but not complete.

- 11. The MHP Director or designee shall return a decision on the appeal to the advocacy organization within 10 calendar days of receipt of the above.
- 12. CCHEA or JFS shall notify the beneficiary in writing regarding the disposition of the appeal within the timeframe for resolution stated below. The notice shall

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include:

- the date,
- the resolution.
- and if the decision is not wholly in favor of the client AND the client is a Medi-Cal beneficiary, information regarding:
 - o the right to request a State Fair Hearing within 90 days of notice of the decision,
 - o how to request a State Fair Hearing, and
 - o the beneficiary's right to request services while the hearing is pending and how to make that request for continued services.
 - A copy of the appeal resolution letter will be sent to the provider and the Quality Improvement (QI) Unit at the time the letter is sent to the client.
- 13. Appeals must be resolved within 45 calendar days (59 calendar days if extension granted) from the date of receipt of the appeal. Timeliness of appeal resolution is an important issue for consumers. If an extension is required, CCHEA or Patient Advocacy Program will contact the client to discuss an extension, document clearly in the file the extenuating circumstances for the extension, and the date the client was contacted and agreed to an extension.
- 14. If the timeframe extension was not requested by the client, CCHEA or Patient Advocacy staff must give the client written notice of the reason for the delay. The notice shall include the client's right to file a grievance if the client disagrees with the decision to extend the timeframe.
- 15. If CCHEA or Patient Advocacy staff is unable to meet the timeframe described herein, they are required to issue an NOA-D to Medi-Cal beneficiaries only. A copy shall be sent to the QI Unit. CCHEA or JFS Patient Advocacy Program shall record in the log the final disposition of the appeal, and the date the decision was sent to the client, or the reason for no final disposition of the appeal.
- 16. If the decision of the appeal process reverses a decision to deny services, those services shall be promptly provided.

Reminder: Providers shall not subject a client to any discrimination or any other penalty of any kind for filing an appeal.

APPEALS PROCESS

STEP	ACTION	TIMELINE	
1	Appeal Filed by client	File Date	
2	Appeal Logged	1 Working Day from Appeal	
3	Expedited Appeal Criteria?	Go to Section VII	
4	Written Acknowledgement of appeal to client	3 Working Days from Receipt of	
		Appeal	
5	Provider Contact 3 Working Days from Client		
		Written Permission to Represent	
6	Clinical consultant review, if applicable	As soon as possible	
7	Notify QI Unit	3 Working Days of Appeal Filing	
8	Advocacy Organization recommends denying	See #10 for timelines	

	appeal		
9	Advocacy Organization recommends granting the appeal, and notifies MHP Director in writing	Within 30 calendar days from date appeal was filed	
	with supporting documentation	11	
10	MHP Director makes decision on the appeal	Within 10 calendar days from	
		receipt of appeal.	
11	Appeal Resolution	45 Calendar Days from Receipt	
		of Appeal	
12	Appeal Extension	14 Calendar Days from	
	(if needed)	Extension Filing Date	

VIII. EXPEDITED APPEAL PROCESS—available to Medi-Cal beneficiaries only

When a client files an oral or written appeal to review an action (as previously defined) and use of the standard appeal resolution process could, in the opinion of the client, the MHP, or CCHEA or JFS Patient Advocacy program staff, jeopardize the client's life, health or ability to attain, maintain, or regain maximum function, the expedited appeal process will be implemented instead.

IX. EXPEDITED APPEAL PROCEDURES

- 1. The client may file the expedited appeal orally or in writing.
- 2. The CCHEA or Patient Advocacy Program logs the expedited appeal within one working day of receipt. The log shall include the:
 - client name or other identifier,
 - date appeal was received,
 - date the appeal was logged,
 - nature of the appeal,
 - provider involved,
 - and whether the issue concerns a child.
- 4. The log is to be maintained in a confidential location at CCHEA or JFS Patient Advocacy. If the client requests to see the log, the advocacy agency will summarize in writing the content pertaining to the client.
- 5. CCHEA or Patient Advocacy Program provides the client a written acknowledgement of receipt of the expedited appeal within two working days.
- 6. CCHEA or Patient Advocacy Program shall notify the QI Unit immediately of any expedited appeal filed. CCHEA or Patient Advocacy Program shall contact the provider as soon as possible but not to exceed two working days.
- 7. The client or his or her representative may present evidence in person or in writing.
- 8. CCHEA or Patient Advocacy Program evaluates the expedited appeal.
 - They shall ensure that the person who determines the final resolution of the appeal has had no decision-making involvement in any prior level of review.

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- The client's confidentiality shall be safeguarded per all applicable laws.
- 9. If the expedited appeal is about a clinical issue, the decision-maker must also be a mental health professional with the appropriate clinical expertise in treating the client's condition.
- 10. If, CCHEA or Patient Advocacy Program, finds that the appeal does not meet the criteria for the expedited appeal process that has been requested, CCHEA or Patient Advocacy program staff shall:
 - Obtain agreement of the MHP to deny the use of the expedited appeal process and to treat the appeal as a standard appeal instead.
 - Transfer the appeal to the timeframe for standard appeal resolution (above), and
 - Make reasonable efforts to give the client prompt oral notice of the denial of the expedited process, and follow up within two calendar days with a written notice. A copy of the letter shall be sent to QI.
- 11. All County-operated programs and contracted providers are required by contract to cooperate with the problem resolution process as it is described herein. The full participation and timely cooperation of the provider are essential to honoring the client's right to an efficient, effective problem resolution process. During the resolution of the client's expedited appeal, CCHEA or JFS staff will often find it necessary to discuss the issue with the providers involved, and the Administrative Service Organization (ASO), either in person or by phone at various points in the process. The expectation is that CCHEA or JFS, the ASO, and the provider will cooperate with each other to find mutually agreeable and expeditious ways to address and resolve the client's issue.

If CCHEA or JFS denies the expedited appeal, or if the expedited appeal is granted but is not an appeal of one of the actions listed in item #12 below, *proceed to item #14*.

- 12. If the advocacy organization believes that there is sufficient merit to grant an expedited appeal regarding an action that:
 - denied or limited authorization of a requested service, including the type or level of service,
 - reduced, suspended or terminated a previously authorized service, or
 - denied, in whole or in part, payment for a service, the advocacy organization shall do the following within two working days of the date the appeal was filed:
 - o notify the MHP Director or designee in writing of details of the expedited appeal and the specific, supported rationale for why it should be granted, and
 - o provide copies to the MHP Director or designee of all relevant medical records, the clinical consultant's evaluation, case notes, and other materials including an accurate representation of the provider's position regarding the expedited appeal.
- 13. The MHP Director or designee shall return a decision on the expedited appeal to the advocacy organization within one working day of receipt of the above.

- 14. CCHEA or Patient Advocacy Program shall make a reasonable effort to notify the client orally of the expedited appeal resolution decision as soon as possible. In addition, they shall notify the client in writing within the timeframe for resolution stated below, regarding the results of the expedited appeal. The notice shall include:
 - the date,
 - the resolution,
 - and only if the decision is not wholly in favor of the client AND the client is a Medi-Cal beneficiary
 - information regarding the right to request an expedited State Fair Hearing
 - information on how to request continued services (aid paid pending) while the hearing is pending.

A copy of the appeal resolution letter will be sent to the provider and the QI Unit at the same time the letter is sent to the client.

- 15. Expedited appeals must be resolved and the client must be notified in writing within three working days from the date of receipt of the expedited appeal. However, in some limited instances, it may be necessary for the timeframe to be extended by up to 14 calendar days if the client requests an extension. In rare circumstances, the timeframe may be extended up to the 14 calendar days if CCHEA or JFS staff determines that there is a need for more information AND that the delay is in the client's best interest.
- 16. If the timeframe extension was not requested by the client, CCHEA or JFS Patient Advocacy staff must give the client written notice of the reason for the delay.
- 17. If CCHEA or JFS staff is unable to meet the timeframe described herein, they shall issue an NOA-D to the beneficiary. A copy shall be sent to the QI Unit.
- 18. CCHEA or JFS Patient Advocacy Program shall record in the log the final disposition of the expedited appeal, and the date the decision was sent to the client, or reason there has not been a final disposition of the expedited appeal.
- 19. If the decision of the appeal process reverses a decision to deny services, those services shall be promptly provided.

Reminder: Providers shall not subject a client to any discrimination or any other penalty of any kind for filing an appeal.

EXPEDITED APPEAL PROCESS

STEP	ACTION	TIMELINE
1	Expedited Appeal Filed by client	File Date
2	Expedited Appeal Criteria? If not, obtain MHP agreement and treat as regular appeal.	If no, notify client in 2 calendar days in writing
3	Expedited Appeal Logged	1 Working Day from Appeal receipt
4	Written Acknowledgement of appeal to client	2 Working Days from Receipt of Appeal
5	Provider Contact	2 Working Days from Client's Written Permission to Represent

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6	Notify QI Unit	Immediately
7	Advocacy Organization recommends denying appeal	See #10 above for timelines
8	Advocacy Organization recommends granting the appeal, and notifies MHP Director in writing with supporting documentation.	Within 2 working days from date appeal was filed
9	MHP Director makes decision on the appeal	Within 1 working day from receipt of notification from the Advocacy Organization
10	Appeal Resolution	3 Working Days from Receipt of Appeal
11	Disposition Extension (if needed)	14 Calendar Days from 3 rd working day.

X. STATE FAIR HEARING—available to Medi-Cal beneficiaries only, who are not receiving services through the Department of Education

- **A**. A State Fair Hearing is a legal process that includes an impartial hearing and ruling by an administrative law judge. A Medi-Cal beneficiary is required to exhaust the MHP's problem resolution process above prior to requesting a State Fair Hearing. Only a Medi-Cal beneficiary may request a state hearing:
 - within 90 days after the completion of the MHP beneficiary problem resolution process, whether or not the client received a Notice of Action (NOA), or
 - when the grievance or appeal has not been resolved within mandated timelines, and who gave no permission for an extension. The beneficiary does not need to wait for the end of the MHP Problem Resolution process.

A Medi-Cal beneficiary may request a State Fair Hearing by writing to or calling the State Fair Hearings Division of the California Department of Social Services at 1(800) 952-5253, or by contacting CCHEA or JFS Patient Advocacy Program for assistance.

Children and youth receiving mental health services under AB 3632/2726 legislation through the Department of Education should use that Department's Grievance and Appeals process.

- **B.** When the MHP QI Unit has been notified by the State Fair Hearings Division that an appeal or state fair hearing has been scheduled, the QI Unit shall:
- 1. Contact the client or his or her advocate, investigate the problem, and try to resolve the issue before the matter goes to State Fair Hearing. In cases where a successful resolution of the matter is not reached, the client proceeds to a hearing.
- 2. Attend the hearing to represent the MHP position.
- 3. Require that County-operated and/or contracted providers involved in the matter assist in the preparation of a position paper for the hearing, and/or may be requested to attend the hearing as a witness in the case.
- 4. The MHP is required to provide Aid Paid Pending for beneficiaries who want

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continued services while awaiting a Hearing, have met the Aid Paid Pending criteria per CCR, Title 22, Section 51014.2 summarized below, and have made a timely request for a fair hearing:

- o within 10 days of the date the NOA was mailed, or
- o within 10 days of the date the NOA was personally given to the beneficiary, or
- o before the effective date of the service change, whichever is later.
- 5. The beneficiary must have:
 - an existing service authorization which has not lapsed and the service is being terminated, reduced, or denied for renewal by the MHP, or
 - o been receiving specialty mental health services under an 'exempt pattern of care' (see Section XII. Definitions).
- 6. The benefits will stay the same until the period covered by the existing authorization expires, the date an appeal is resolved or a hearing decision is rendered, or the date on which the appeal or state fair hearing is otherwise withdrawn or closed, whichever is earliest.
- 7. After a judge has heard a case, he or she forwards the decision to the MHP QI Unit. In the event that the case is not resolved in the MHP's favor, the QI Unit staff shall communicate the decision and any actions to be implemented, to the MHP Program Monitors to oversee implementation of the resolution by the County-operated and/or contracted providers.

Please note: A beneficiary may file an appeal or state fair hearing whether or not a Notice of Action (NOA) has been issued.

XI. MONITORING GRIEVANCES AND APPEALS

The MHP QI Unit shall be responsible for monitoring grievances and appeals, identifying issues and making recommendations for needed system improvement.

A. Procedures

- 1. The MHP QI Unit shall review the files of CCHEA and JFS Patient Advocacy program periodically and as frequently as needed in order to monitor timely adherence to the policy and procedures outlined herein, and ensure that consumer rights under this process are protected to the fullest extent.
- 2. On a monthly basis, by the 20th of the following month, JFS Patient Advocacy Program and CCHEA shall submit their logs of all grievances and appeals for the previous calendar month, to the MHP QI Unit. The logs shall specify whether each item is a grievance, appeal, or expedited appeal. They shall include the:
 - client name or other identifier
 - date the grievance or appeal was filed,

- date logged
- nature of the grievance or appeal
- provider involved,
- and whether the issue concerns a child.
- 3. For those grievances and appeals that have been resolved, the log shall note the final disposition of the grievance or appeal, and the date the decision was sent to the client.
- 4. The MHP QI Unit will keep centralized records of monitoring grievances and appeals, including the nature of the grievance/appeal, as well as track outcomes of appeals that were referred to other entities including State Fair Hearings. Trends will be identified and referred to the Quality Review Council, MHP Director, and/or Mental Health Board for recommendations or action as needed. The MHP QI Unit shall submit a grievance and appeal log to the State Department of Mental Health annually.

B. Handling Complaint Clusters

- 1. CCCHEA and JFS Patient Advocacy shall report to the QI Unit complaint clusters about any one provider or therapist occurring in a period of several weeks or months, immediately upon discovery. Background information and copies of client documentation shall be provided to the QI Unit also.
- 2. The QI Unit will investigate all such complaint clusters.
- 3. Findings will be reported to the MHP Director.

XII. DEFINITIONS

ASO:

Administrative Service Organization contracted by HHSA to provide Managed Care Administrative functions.

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Action:

As defined by 42 Code of Federal Regulations (CFR) an action occurs when the Mental Health Plan (MHP) does at least one of the following:

- Denies or limits authorization of a requested service, including the type or level of service;
- Reduces, suspends, or terminates a previously authorized service;
- Denies, in whole or in part, payment for a service;
- Fails to provide services in a timely manner, as determined by the MHP or;
- Fails to act within the timeframes for disposition of standard grievances, the resolution of standard appeals, or the resolution of expedited appeals.

Appeal:

A request for review of an action (as action is defined above).

Beneficiary:

A client who is Medi-Cal eligible and currently requesting or receiving specialty mental health services paid for under the County's Medi-Cal Managed Care Plan.

Client:

Any individual currently receiving mental health services from the County MHS system, regardless of funding source.

Consumer Center for Health Education and Advocacy (CCHEA): CCHEA is an MHP contractor currently designated by the Local Mental Health Director to fulfill two roles: to operate the County's Grievance and Appeal process for client problems with outpatient and all other non-residential mental health services; and to provide patient advocacy services which include information and education on client rights and individual assistance for mental health clients with problems accessing/maintaining services in the community.

Consumer:

Any individual who is currently requesting or receiving specialty mental health services, regardless of the individual's funding source and/or has received such services in the past and/or the persons authorized to act on his/her behalf. (This includes family members and any other person(s) designated by the client as his/her support system.)

Grievance:

An expression of dissatisfaction about any matter other than an action (as action is defined).

Grievance and Appeal Process:

A process for the purpose of attempting to resolve consumer problems regarding specialty mental health services.

Mental Health Plan (MHP):

County of San Diego, Health & Human Services Agency, Mental Health Services.

Notice of Action (NOA):

A notice sent to Medi-Cal beneficiaries to inform them of a decision regarding denial, reduction, or termination of requested services and their rights for appeal if they disagree with the decision.

NOA-A: (Assessment) Denial of service sent from providers to Medi-Cal beneficiaries when the face-to-face assessment indicates they do not meet medical necessity criteria and no specialty mental health services will be provided.

NOA-B: (Denial of Services) Denial or modification of provider's request for Medi-cal services requiring preauthorization. The denial is sent from the point of authorization to both provider and beneficiary, when the beneficiary did not receive the service.

NOA-C: (Post-Service Denials) Denial or modification of provider's request for specialty mental health services sent from the point of authorization to both the provider and the beneficiary, when the beneficiary has already received the service.

NOA-D: (Delayed Grievance/Appeal Decisions) Notice sent by advocacy contractor to the beneficiary when the resolution of the grievance, appeal or expedited appeal was not provided within the required timeframe.

NOA-E: (Lack of Timely Services) Notice sent by provider to beneficiary when the provider does not provide services in a timely manner according to the MHP standards for timely services.

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Patients' Rights Advocate:

The persons designated under Welfare and Institutions Code, Section 5500 et seq. to protect the rights of all recipients of specialty mental health services. The Patients' Rights Advocate "shall have no direct or indirect clinical or administrative responsibility for any recipient of Medi-Cal Managed Care Services, and shall have no other responsibilities that would otherwise compromise his or her ability to advocate on behalf of specialty mental health beneficiaries."

JFS Patient Advocacy Program staff currently serve as the Patients' Rights Advocate for acute inpatient and other 24-hour residential services, and CCHEA staff serve as the Patients' Rights Advocate for outpatient, day treatment, and all other services.

Quality Improvement (QI) Program:

The Quality Improvement Program is a unit within HHSA Mental Health Services whose duties include monitoring and oversight of the Grievance and Appeal Process.

State Fair Hearing:

A formal hearing before an administrative law judge, requested by a Medi-Cal beneficiary and conducted by the State Department of Social Services as described in Welfare and Institutions Code, Section 10950, and Federal Regulations Subpart E, Section 431.200 et seq.

Jewish Family Service (JFS) Patient Advocacy Program: The Jewish Family Service Patient Advocacy Program is an agency currently designated by the Local Mental Health Director to fulfill two roles: to operate the County's Grievance and Appeal process for client problems in acute care hospitals and residential services; and to provide patient advocacy services which include information and education on patient rights and individual client assistance in resolving problems with possible violations of patient's rights.

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County of San Diego Medi-Cal Specialty Mental Health Program NOTICE OF ACTION (Assessment)

	Date:
M I C IN I	

10:	, Medi-Cal Number:
con	mental health plan for San Diego County has decided, after reviewing the results of an assessment of your mental health dition, that your mental health condition does not meet the medical necessity criteria to be eligible for specialty mental th services through the plan.
	he mental health plan's opinion, your mental health condition did not meet the medical necessity criteria, which are ered in the state regulations at Title 9, California Code of Regulations (CCR), Section 1830.205, for the reason checked ow:
	Your mental health diagnosis as identified by the assessment is not covered by the mental health plan (Title 9, CCR, Section 1830.205(b)(1)).
	Your mental health condition does not cause problems for you in your daily life that are serious enough to make you eligible for specialty mental health services from the mental health plan (Title 9, CCR, Section 1830.205(b)(2)).
	The specialty mental health services available from the mental health plan are not likely to help you maintain or improve your mental health condition (Title 9, CCR, Section 1830.205(b)(3)(A) and (B)).
	Your mental health condition would be responsive to treatment by a physical health care provider (Title 9, CCR, 1830.205(b)(3)(C)).
If v	ou agree with the plan's decision, and would like information about how to find a provider outside the plan to treat you

If you agree with the plan's decision, and would like information about how to find a provider outside the plan to treat you, you may call and talk to a representative of your mental health plan at (800) 479-3339 or write to: Utilization Management, United Behavioral Health, P.O. Box 601370, San Diego, CA 92160-1370.

If you don't agree with the plan's decision, you may do one or more of the following:

You may ask the plan to arrange for a second opinion about your mental health condition. To do this, you may call and talk to a representative of your mental health plan at (800) 479-3339 or write to: Utilization Management, United Behavioral Health, P.O. Box 601370, San Diego, CA 92160-1370.

You may file an appeal with your mental health plan. For inpatient/residential services, you may call and talk to or write a representative of JFS Patient Advocacy Program at (800) 479-2233, 2710 Adams Avenue, San Diego, CA 92116. For outpatient and all other mental health services, you may call and talk to or write a representative of the Consumer Center for Health Education and Advocacy at (877) 734-3258, 1475 Sixth Avenue, 4th Floor, San Diego, CA 92101. Or you can follow the directions in the information pamphlet the mental health plan has given you. You must file an appeal within 90 days of the date of this notice. In most cases the mental health plan must make a decision on your appeal within 45 days of your request. You may request an expedited appeal, which must be decided within 3 working days, if you believe that a delay would cause serious problems with your mental health, including problems with your ability to gain, maintain or regain important life functions.

If you have questions about this notice, for inpatient/residential services, you may call and talk to or write a representative of JFS Patient Advocacy Program at (800) 479-2233, 2710 Adams Avenue, San Diego, CA 92116. For outpatient and all other mental health services, you may call and talk to or write a representative of the Consumer Center for Health Education and Advocacy at (877) 734-3258, 1475 Sixth Avenue, 4th Floor, San Diego, CA 92101.

If you are dissatisfied with the outcome of your appeal, you may request a State Fair Hearing. The other side of this form will explain how to request a hearing.

County of San Diego Medi-Cal Specialty Mental Health Services Program NOTICE OF ACTION

То:	Medi-Cal Number
	e mental health plan for San Diego County has \(\square\) denied \(\square\) changed your provider's request for payment of the following vice(s):
The	e request was made by: (provider name)
The	e original request from your provider was dated
The	e mental health plan took this action based on information from your provider for the reason checked below:
	Your mental health condition does not meet the medical necessity criteria for psychiatric inpatient hospital services or related professional services (Title 9, California Code of Regulations (CCR), Section 1820.205).
	Your mental health condition does not meet the medical necessity criteria for specialty mental health services other than psychiatric inpatient hospital services for the following reason (Title 9, CCR, Section 1830.205):
	The service requested is not covered by the mental health plan (Title 9, CCR, Section 1810.345).
	The mental health plan requested additional information from your provider that the plan needs to approve payment of the proposed service. To date, the information has not been received.
	The mental health plan will pay for the following service(s) instead of the service requested by your provider, based on the available information on your mental health condition and service needs:
	Other:
If y	ou don't agree with the plan's decision, you may:
1.	You may file an appeal with your mental health plan. To do this, you may call and talk to a representative of your mental health plan at (800) 479-3339 or write to: Utilization Management, United Behavioral Health, P.O. Box 601370, San Diego, CA 92160-1370; or follow the directions in the information brochure the mental health plan has given you. You must file an appeal within 90 days of the date of this notice. In most cases the mental health plan must make a decision on your appeal within 45 days of your request. You may request an expedited appeal, which must be decided within 3 working days, if you believe that a delay would cause serious problems with your mental health, including problems with your ability to gain, maintain or regain important life functions. You can request that your services stay the same until an appeal decision is made. To keep your services you must file an appeal within 10 days of the date of this notice or before the effective date of the change in services, whichever is later. The services requested were previously approved by the plan for the period The effective date for the change in these services is
2.	If you are dissatisfied with the outcome of your appeal, you may request a state hearing which may allow services to continue while you wait for the hearing. The other side of this notice explains how to request a hearing. You can request that your services stay the same until a hearing decision is made. To keep your services you must file an appeal within 10 days of the date of this notice or before the effective date of the change in services, whichever is later. The services requested were previously approved by the plan for the period The effective date for the change in these services is The services may continue while you wait for a resolution of your hearing.
3.	You may ask the plan to arrange for a second opinion about your mental health condition. To do this, you may call and talk to a

representative of your mental health plan at (800) 479-3339 or write to: Utilization Management, United Behavioral Health, P.O.

Box 601370, San Diego, CA 92160-1370.

Date:

YOUR HEARING RIGHTS

You only have 90 days to ask for a hearing. The 90 days start either:

- 1. The day after we personally gave you this the mental health plan's appeal decision notice, OR
- 2. The day after the postmark date of this mental health plan's appeal decision notice.

Expedited State Hearings

It usually takes about 90 days from the date of your request to make a hearing decision. If you think this timing will cause serious problems with your mental health, including problems with your ability to gain, maintain or regain important life functions, you may request an expedited state hearing. To request an expedited hearing, please check the first box in the right hand column of this page under HEARING REQUEST and include the reason why you are requesting an expedited hearing. If your expedited hearing request is approved, a hearing decision will be issued within three working days of the date your request is received by the State Hearings Division.

To Keep Your Same Services While You Wait for a Hearing

- You must ask for a hearing within 10 days from the date the mental health plan's appeal decision notice was mailed or personally given to you or before the effective date of the change in services, whichever is later.
- Your Medi-Cal mental health services will stay the same until
 a final hearing decision is made which is adverse to you, you
 withdraw your request for a hearing, or the time period or
 service limits for your current services expire, whichever
 happens first.

State Regulations Available

State regulations, including those covering state hearings, are available at your local county welfare office.

To Get Help

You may get free legal help at your local legal aid office or other groups. For problems with inpatient and residential mental health services, call JFS Patient Advocacy Program at 800-479-2233. For problems with outpatient and all other mental health services, call toll free the Consumer Center for Health Education and Advocacy at 877-734-3258. You can ask about your hearing rights or free legal aid from the Public Inquiry and Response Unit:

Call toll free: 1-800-952-5253

If you are deaf and use TDD, call: 1-800-952-8349

Authorized Representative

You can represent yourself at the state hearing. You can also be represented by a friend, an attorney or anyone else you choose. You must arrange for this representative yourself.

Information Practices Act Notice (California Civil Code Section 1798, et seq.) The information you are asked to write in on this form is needed to process your hearing request. Processing may be delayed if the information is not complete. A case file will be set up by the State Hearings Division of the Department of Social Services. You have the right to examine the materials that make up the record for decision and may locate this record by contacting the Public Inquiry and Response Unit (phone number shown above). Any information you provide may be shared with

the mental health plan, the State Departments of Health Services and Mental Health and with the U.S. Department of Health and Human Services (Authority: Welfare and Institutions Code, Section 14100.2)

HOW TO ASK FOR A STATE HEARING

The best way to ask for a hearing is to fill out this page. Make a copy of the front and back for your records. Then send this page to:

State Hearings Division
California Department of Social Services
P.O. Box 944243, Mail Station 19-37
Sacramento, CA 94244-2430

Another way to ask for a hearing is to call 1-800-952-5253. If you are deaf and use TDD, call 1-800-952-8349.

HEARING REQUEST

I want a hearing because of a Medi-Cal related action by the Mental Health Plan of San Diego County.

Check here if you want an expedited state hearing and include the reason below.
Here's why:
Check here and add a page if you need more space.
My Name: (print)
My Social Security Number:
My Address: (print)
My Phone Number: ()
My Signature:
Date:
I need an interpreter at no cost to me. My language or dialect is:
I want the person named below to represent me at this hearing. I give my permission for this person to see my records and to come to the hearing for me.
Name:
Address:
Phone Number: ()

Organizational Provider Operations Handbook

Appendix G
Quality Improvement
Program

ACTIONS REGARDING REASONS FOR RECOUPMENT, FY 05-06

Reason	Adjustment to Cost Report	Service Deletion	Re-entry of service by provider
MEDICAL NECESSITY			
Documentation does not establish: An included diagnosis			
Impairment criteria			
Proposed intervention to address the impairment			
Expectation intervention will diminish impairment, prevent significant deterioration, or allow child to progress			
developmentally			
CLIENT/SERVICE PLAN			
Initial plan not completed within time period			
Not updated within time period			
No documentation of client participation/agreement			
PROGRESS NOTES			
No note for service claimed		\boxtimes	
Time claimed greater than time documented			
Service provided where ineligible for FFP or in setting subject to lockouts			(as non-billable)
TBS provided in juvenile hall		\boxtimes	(as non-billable)
Service provided solely academic, vocational, recreation, socialization		\boxtimes	(as non- billable)
Claim for group activity not properly apportioned		\boxtimes	
Does not contain signature			
Service provided solely transportation		\boxtimes	(as non-billable)
Service provided solely clerical			(as non- billable)
Service provided solely payee related			(as non-billable)
"No show" billed (over zero minutes) when no treatment service provided			(as InSyst code 299)

Page 1 of 1 A.G.1

APPEAL PROCESS Medi-Cal QI Recoupment Report County of San Diego Adult Mental Health Services

Adult Quality Improvement has developed the following 2-level process for a provider who wishes to appeal a Medi-Cal recoupment decision.

- Adult QI Specialist will mail the provider a formal written report outlining the results of their medical record review within <u>14 days of review</u> <u>completion</u>.
- 2. Provider has <u>14 days from date of the cover letter</u> attached to the written report to request a first level appeal.
- 3. First level appeal must be in writing, specify which recoupment(s) is being appealed, reason why, and include any supporting documentation from the medical record. Appeal should be marked "confidential" and mailed to Victoria Hilton, QI Program Manager.
- 4. First level appeal decision will be made within <u>7 working days from receipt of appeal letter.</u> Provider will be informed of this decision in writing.
- 5. Should provider disagree with first level decision, provider has 7 working days from receipt of written decision to request a second level appeal. Second level appeal must be in writing, specify which recoupment(s) is being appealed from first level decision, and reason why. Appeal should be marked "confidential" and mailed to Candace Milow, QI Director.
- Second level appeal decision will be made <u>within 7 working days from</u> <u>receipt of appeal letter.</u> Provider will be informed of this decision in writing.

Mailing address for Adult Quality Improvement:
County of San Diego
Adult Mental Health Services
P.O. Box 85524 Mailstop: P-531G
San Diego, CA 92186-5524

Any questions regarding this procedure may be directed to Victoria Hilton at (619) 563-2747.

QI:vh:02/18/05

Q.I. Confidential Information

QUALITY IMPROVEMENT – HHSA-MHS ADULT/OLDER ADULT OUTPATIENT MEDICATION MONITORING SCREENING TOOL

Q.I. Confidential Information

Please complete all boxes on this form with legible writing or type

Program:	Psychiatrist:
Client:	Review Date:
InSyst #:	Reviewer:
Med. Record #:	

	CRITERIA	COMPLIANCE		NCE	COMMENTS
		YES	NO	N/A	
1.	Medication rationale and dosage is consistent with community standards.				
2.	If labs were indicated, were they ordered, obtained, & acted upon.				
3.	Physical health conditions and treatment considered when prescribing psychiatric medication.				
4.	No more than 2 medications of each chemical class concurrently without a clearly documented rationale.				
5.	Adverse drug reactions and/or side effects treated and managed effectively.				
6.	A signed consent form evidences informed consent.				
7.	Documentation is in accordance with prescribed medication.				
	Documentation includes client's:				
8a.	Response to medication therapy.				
8b.	Presence/absence of side effects.				
8c.	Extent of client's adherence with the prescribed medication regime and relevant interventions.				
8d.	Client's degree of knowledge regarding management of his/her medication(s).				
	AL (Please total the YES/NO columns) complete a McFloop form if there are any variances.				

Medication Monitoring Committee Minutes

Program Name:			Meeting Date:		
Quarter 1	Quarter	2	Quarter 3	Quarter 4	
_			_	_	
Jul 1 – Sep 30, 20	Oct 1 – Dec 31, 20	<u>)</u> Jan	1 – Mar 31, 20	Apr 1 – Jun 30, 20	
Screened by:	County Pharmacy	MM Committee			
Committee Pringle Members	nt Name	Discipli	ne Siç	gn Name	
Chairperson					
Members					
		<u> </u>			
Description of Ac	tivities er of records screene	d this quarter			
		•			
Total Numb	er of variances identif	ied			
Total Number of McFloops required# Approved/Completed# Outstanding (please note that one McFloop form can be completed for one or more variances on a MM Screening Tool)					
<u>Please note</u> that all McFloops are due within 30 days of each quarter reporting due date (e.g. quarter one July, Aug., Sept. reports due by Oct. 15; all McFloops due by Nov. 15)					
	Fax: (619) 563 Or mail to: Quality Improv Attention: Me	vement Unit Diego, Adult/Olde 3-2795 vement Unit dication Monitorin	r Adult MHS		
	County of San P.O. Box 8552	Diego, Adult/Olde 4	r Adult MHS		

County of San Diego HHSA MHS
Adult/Older Adult Medication Monitoring Minutes
Revised 07/01/05

San Diego, CA 92186-5524

Mail Stop: P531G

Q.I. Confidential Information

TO:			
10.	Treating Physician		
FROM:	Medication Monitoring Committe	e	
RE:	Program Name		
	Patient Name		
	InSyst #		
Summary o	of Recommendations/Requests for Ac	tion:	
		Reviewer Signature & Discipline	Date
	Action taken by Treating Physician to ocumentation/proof must be provided w		
		Physician Signature & Discipline	
		rnysician Signature & Discipline	Date
Verification	n of Physician Response		
() Approv	ed		
() Disappı	roved (Forwarded to Medical Director)		
		Reviewer Signature & Discipline	Date

	County of San Die	on - Health and Human Services	Agency	
County of San Diego - Health and Human Services Agency MONTHLY STATUS REPORT-NOTICE OF ACTION-A				
1. General Informatio	n			
Contractor Name	Ц	Program Type		
Program Name		Provider Type		
Contract Number		Report Period		
RU Number		Date Submitted		
Submitted By		Contact Phone		
	Assessment (NOA-A)			
Date	ID Number		Client Response	

CONFIDENTIAL

County of San Diego Behavioral Health Services

QUALITY IMPROVEMENT SERIOUS INCIDENT REPORT

To be completed and submitted via FAX to Quality Improvement Department within 72 hours of occurrence of incident

Client Name:			
Client Case Number:	DOB:		
Diagnosis (Use DSM IV Codes): Axis I (Primary):	Axis I (Secondary):		
Provider (Program) Name:	Staff Involved:		
Parent Organization (if any):			
Date of Incident:	Time of Incident:		
Location where Incident Occurred: (Address/Setting)			
Date Incident was reported to Provider:			
Date and Time Incident was reported telephonically to BHS Q	<u>o</u> I:		
1. Incident Reviewed (Please check at least one):			
☐ Death, excluding natural cause, includes death by suicide	e		
\square Homicide by a client - attempted homicide by a client			
Suicide attempt resulting in severe physical damage and/or loss of consciousness, respiratory and/or circulatory difficulties requiring medical attention			
\square For mental health clients: use of physical restraints (prone or supine)*			
Adverse medication reaction resulting in severe physical damage and/or loss of consciousness; respiratory and/or circulatory difficulties requiring hospitalization.			
Medication error in prescription or distribution resulting in severe physical damage and/or loss of consciousness; respiratory and/or circulatory difficulties requiring hospitalization.			
	Serious physical injury resulting in a client experiencing severe physical damage and/or loss of consciousness; respiratory and/or circulatory difficulties requiring hospitalization.		
_ ;	Injurious assault on a client <u>or</u> by a client occurring on the program's premises resulting in severe physical damage and/or loss of consciousness; respiratory and/or circulatory difficulties requiring hospitalization.		
Inappropriate staff behavior such as sexual relations with a client, financial exploitation of a client, and/or physical or verbal abuse of a client.			
☐ Major confidentiality breach (lost or stolen laptop, large ☐ Other:	, ,		
*Excluding Hospitals, Long-Term Care Facilities, San Diego County Psychiatric Hospital/EPU, ESU and PERT			

	□ Notification to: (Circle One) Parent / CWS / Probation	□ Verbal	□ Written	
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CONFIDENTIAL

Client Name:		
2. Describe the Serious Incident: (Include people involved and precipitating factors. Indicate if client was admitted to acute care medical or psychiatric unit and length of stay, f known.)		
		(Continue on back if needed)
		(Continue on back ii riccaea)
3. Other Behavioral Health Services Client is currently receiving: (Outpatient, case management, medication management, day rehabilitation, residential, etc.))	
4. Current prescribed medication:		
Name of prescribing physician:		
5. Physical or medical concerns:		
Report Completed By:	Title:	
Print Name:	Date/Time:	
Program Manager Signature:	Date/Time:	
Date Faxed to County Quality Improvement:	Phone #: ()

FAX #: (619) 563-2795 County of San Diego Behavioral Health Services Administration Quality Improvement Telephone #: (619) 563-2781 or (619) 563-2747

MHS 081A (09/08) Rev. 6/9/09

CONFIDENTIAL

County of San Diego Behavioral Health Services

QUALITY IMPROVEMENT SERIOUS INCIDENT REPORT OF FINDINGS

To be completed and submitted to Quality Improvement Department within thirty (30) days of occurrence of incident

Provider (Program) Name:	
Name of Client:	
Client Case Number:	
Date of Incident:	
1. Summary of Findings:	
(Outline any clinical case conferences, meetings or investigations you conducted. coroners and toxicology reports, etc.)	Also attach copies of related newspaper articles,
2. Post Committee Recommendations/Planned Improvements:	
Report Completed By:	Title:
Print Name:	Date:
Program Manager Signature:	Date:
Date Faxed to County Quality Improvement:	Phone #: ()

FAX #: (619) 563-2795 County of San Diego Behavioral Health Services Administration Quality Improvement Telephone #: (619) 563-2781 or

(619) 563-2747

Organizational Provider Operations Handbook

Appendix H
Cultural Competence

Culturally Competent Program Annual Self-Evaluation

CC-PAS

9-1-09 A.H.1

Culturally Competent Program Annual Self-Evaluation

The Culturally Competent Program Annual Self-Evaluation (CC-PAS) tool has been developed by San Diego County Mental Health to be used by programs to rate themselves as to their current capability for providing culturally competent services. The CC-PAS Protocol is based on expectations and standards recommended by the Cultural Competence Resource Team (CCRT) and endorsed by the Quality Review Council (QRC). Once the CC-PAS has been completed programs should use the space at the end of the CC-PAS to develop new or revised objectives the program's Cultural Competence Plan that will support ratings with improved scores during the next rating period.

<u>Directions for scoring for CC-PAS Protocol:</u>

- Review each item and fill out the description as to the status for your program. Add attachments as possible to support your position.
- ➤ Determine if your program has Met, Partially Met or Not Met the stated standard using the description of the standard noted for each category.
- > Tally the score in each category using the following scale:
 - 5 points for Met Standard
 - 3 points for Partially Met Standard
 - 1 point for Standard Not Met
- > Determine the total score.
- ➤ If there are certain topics that your program would benefit from having technical assistance you can note that by checking:
 - Technical Assistance needed.
- Keep a record of the results of the CC-PAS to use to evaluate your progress over time.
- > Repeat the CC-PAS annually
- Some items may not be applicable if program is not a direct service provider.

CC-PAS Protocol:

1)	The program/facility has developed a Cultural Competence Attach a copy of the Cultural Competence Plan or describe	
	et: Program has a written Cultural Competence Plan that addr	resses the specific needs of that
progr evide	artially Met: Legal Entity has a written Cultural Competence Pl cam are not identified or there is no written Cultural Competend ence of a plan.	ce Plan but there is some other
N	ot met: There is no plan to achieve Cultural Competence for the	ne program.
Note:	: QI Unit will supply a format that may used for developing a C eded	cultural Competence Plan if one
	Technical Assistance needed	Score =
2) Th	ne program/facility has assessed <i>the strengths</i> and needs for some Describe the strengths and need for services:	services in their community.
Compartice Partice Par	et: The strengths and needs of the community are clearly identification of the strengths and needs of the control of the identification of the strengths and needs of the control of the community are not competence. Plan but there is evidence that the program is sof the community of the community of the community.	os, and other stakeholders have ommunity. Not clearly identified in the saware of the strengths and
	Technical Assistance needed	Score =
3) Th	e staff in the program/facility reflects the diversity within the condition of the staff and compares the community or describe:	
and to	et: The diversity of staff in the program closely matches the deleter is evidence that this is a goal the program is working to a cartially Met: The diversity of staff in the program somewhat manunity, and there is evidence that this is a goal the program is ot met: The staff in the program does not closely match the deleter is no evidence that this is a goal the program is working the p	achieve. atches the demographics in the working to achieve. emographics in the community,
	Technical Assistance needed	Score =
	ne program/facility has a process in place for ensuring languag who identify themselves as bi-or multi –lingual. Attach or Describe the process:	•

Culturally Competent Program Annual Self-Evaluation 9/2009	
 Met: The program has a policy or written process for testing the language compensations staff who identify themselves as bi- or multi −lingual. There is training and staff who are bi-lingual or who provide interpreter services to ensure that language being met. The program also surveys clients and family members to assure language of Partially Met: The program has an informal process for testing the language of direct services staff who identify themselves as bi or multi −lingual. Not met: The program does not have process for testing the language compensations staff who identify themselves as bi or multi −lingual. Not applicable if program is not a direct service provider. 	vailable for any ge needs are uage competence. competence of
Technical Assistance needed	Score =
5) The program/facility has a process in place for ensuring language competence services staff who identify themselves as bi or multi –lingual. Describe the process:	e of support
 ☐ Met: The program has a policy or written process for testing the language consupport services staff who identify themselves as bi or multi –lingual. There is training any staff who are bi-lingual or who provide interpreter services to ensure that language met. ☐ Partially Met: The program has an informal process for testing the language of support services staff who identify themselves as bi or multi –lingual. ☐ Not met: The program has no process for testing the language competence of staff who identify themselves as bi or multi –lingual. 	ining available for guage needs are ompetence of
Technical Assistance needed	Score =
6) The program/facility supports/provides interpreter training of direct and indirect Describe the process:	t services staff.
 ☐ Met: The program has evidence that demonstrates interpreter training of direct services staff ☐ Partially Met: There is informal interpreter services training of direct services start ☐ Not met: There has been no interpreter services training of direct services start 	staff
Technical Assistance needed	Score =
7) The program/facility uses language interpreters as needed. Describe the use of language interpreters and languages used?	
 ☐ Met: The program frequently uses language interpreters, and can consistently offer of interpreters in progress notes. ☐ Partially Met: The program occasionally uses language interpreters. ☐ Not met: The program does not use language interpreters and can not demoi interpreters 	

____ Technical Assistance needed

Score = ____

Culturally Competent Program Annual Self-Evaluation 9/2009

support services staff. Describe the process:	- or direct services
 ☐ Met: The program/facility has a written/formal process in place for assessing of competence of direct services/ support services staff and can demonstrate the reassessments. Additionally, the process includes input from clients and family me ☐ Partially Met: The program/facility has a process in place for assessing cultural direct services/ support services staff ☐ Not met: The program/facility has no process in place for assessing cultural or direct services/ support services staff 	esults of those mbers al competence of
Technical Assistance needed	Score =
9) The program/facility has a process in place for direct services/ support service assess cultural competence (e.g. California Brief Multi Competence Scale- CBMC Describe the process:	
 ☐ Met: The program has a requirement at the time staff are hired, and then period for all staff to complete the CMCBS or a similar tool and has evidence of the result evaluations. The program uses the evaluation to identify training needs. ☐ Partially Met: The program encourages staff to complete the CMCBS or a sime. ☐ Not met: The program does not support opportunities for staff to complete the similar tool and has evidence of the results of the those evaluations, 	ults of those
Technical Assistance needed	Score =
10) The program/facility has conducted a survey amongst their clients to determi is perceived as being culturally competent. Describe the results of the survey:	ne if the program
 ☐ Met: The program/facility has conducted a survey amongst their clients and the members to determine if the program is perceived as being culturally competent. ☐ Partially Met: The program/facility is using the annual State survey to determine is perceived as being culturally competent. ☐ Not met: The program/facility is not using any type of survey to determine if the perceived as being culturally competent. 	ne if the program
Technical Assistance needed	Score =
11) The program/facility conducted a survey amongst their clients to determine if clinical services are perceived as being culturally competent. Describe the results of the survey:	
 ☐ Met: The program/facility has conducted a survey amongst their clients to determine ☐ Partially Met: The program/facility uses the annual State survey to determine 	

Culturally Competent Program Annual Self-Evaluation 9/2009 Not met: The program/facility does not use a survey amongst their clients to determine if the program's clinical services are perceived as being culturally competent Technical Assistance needed Score = 12) The program utilizes the Culturally Competent Clinical Practice Standards. Describe how the standards are utilized: ☐ Met: The program utilizes the Culturally Competent Clinical Practice Standards and trains all staff and managers at least annually. Partially Met: The program utilizes the Culturally Competent Clinical Practice Standards but has little or no training. Not met: The program does not utilize the Culturally Competent Clinical Practice Standards Not applicable if program is not a direct service provider. Technical Assistance needed Score = ____ 13) The program/facility supports cultural competence training of direct services staff. Describe the process: Met: The program/facility supports cultural competence training of direct services staff and 80 to 100% of staff have attended at least 4 hours of training. Partially Met: The program/facility supports cultural competence training of direct services staff and 50-79% of staff have attended at least 4 hours of training Not met: The program/facility does not support cultural competence training of direct services staff Technical Assistance needed Score = ____ 14) The program/facility supports cultural competence training of support services staff. Describe the process: Met: The program/facility supports cultural competence training of support services staff and 80 to 100% of staff have attended at least 4 hours of training. Partially Met: The program/facility supports cultural competence training of support services staff and 50-79% of staff have attended at least 4 hours of training Not met: The program/facility does not support cultural competence training of support services staff Technical Assistance needed Score = ____ 15) Services provided are designed to meet the needs of the community. Describe how the services meet the needs of the community: Met: Services provided include additional hours, child care, transportation or other options that are targeted to meet the specific community needs. Partially Met: Services provided include groups that are targeted to meet the specific community needs.

Culturally Competent Program Annual Self-Evaluation 9/2009
☐ Not met: Services provided include do not include options that are targeted to meet the specificommunity needs.
Technical Assistance needed Score =
16) The program has implemented the use of any Evidence Based Practices, or best practice guidelines appropriate for the populations served. Describe the practices:
 Met: The program has implemented the use of Evidence Based Practices, or best practice guidelines appropriate for the populations served □ Partially Met: The program has implemented the use of any Evidence Based Practices, or best practice guidelines □ Not met: The program has not implemented the use of any Evidence Based Practices, or best practice guidelines □ Not applicable if program is not a direct service provider.
Technical Assistance needed Score =
17) The program collects client outcomes appropriate for the populations served. Describe the client outcomes that are collected and how the information is used:
 Met: The program collects client outcomes appropriate for the populations served Partially Met: The program collects client outcomes Not met: The program does not collect client outcomes. Not applicable if program is not a direct service provider.
Technical Assistance needed Score =
18) The program conducts outreach efforts appropriate for the populations in the community Describe the outreach efforts:
 Met : The program conducts effective and on-going outreach efforts appropriate for the populations in the community □ Partially Met: The program conducts occasional outreach efforts appropriate for the population in the community □ Not met: The program does not conducts outreach efforts.
Technical Assistance needed Score =
19) The program is responsive to the variety of stressors that may impact the communities served Examples of responsiveness:
 Met: The program is responsive to the variety of stressors that may impact the communities served and can demonstrate responsiveness. □ Partially Met : The program is aware of the variety of stressors that may impact the communities served

Culturally Competent Program Annual Self-Evaluation 9/2009
☐ Not met: The program not aware of stressors that may have an impact on the communities served
Technical Assistance needed Score =
20) The program reflects its commitment to cultural and linguistic competence in all policy and practice documents including it's mission statement, strategic plan, and budgeting practices. Examples of commitment:
 ☐ Met: The program reflects its commitment to cultural and linguistic competence in all policy and practice documents including it's mission statement, strategic plan, and budgeting practices. ☐ Partially Met: The program reflects its commitment to cultural and linguistic competence in some policy and practice documents including it's mission statement, strategic plan, and budgeting practices. ☐ Not met: The program does not reflects its commitment to cultural and linguistic competence in all policy and practice documents including it's mission statement, strategic plan, and budgeting practices.
Technical Assistance needed Score =
After completing all of the items, #'s 1- 20 above, add all the individual scores together to come up with a CC-PAS rating for the program
Total score =
New or revised objectives for the programs Cultural Competence Plan:

Appendix I Management Information System

ANASAZI REQUEST FORM (ARF) – MENTAL HEALTH PROGRAMS MENTAL HEALTH MANAGEMENT INFORMATION SYSTEM (MHMIS)				
FAX FORM TO MHMIS	S UNIT: 858-467-0411			
ALL FORMS MUST BE TYPED AND COMPLETE PRIC	PR TO SUBMISSION OR FORM WILL BE RETURNED. [2] USER EMPLOYMENT STATUS			
	ty Staff Non-County Staff			
	nary of Policy Attached (Non-County Only)			
Least Fr	ntity/Parent Org:			
User Joh	o Title:			
[3] USER INFORMATION	_			
	Phone: Ext:			
Primary Work Street Address: Last 5 of SS City: State: Zip: Employee World				
' '				
[4] MENU GROUP ☐ DATA ENTRY – ADD NEW CLIENTS ☐ DATA ☐ PROGRAM MANAGER ☐ ASST. PROGRAM ☐ PSYCHIATRIST/MD/DO ☐ RN/LVN/LPT	ENTRY BASIC DIRECT SERVICE/CLINICAL MANAGER HUMAN SERVICES SPECIALIST (COUNTY ONLY)			
[5] UNIT/SUB [List both Unit & Subunit(s).] Include <u>ALL</u> Unit				
UNIT: SUBUNIT(S):	UNIT: SUBUNIT(S):			
UNIT: SUBUNIT(S):	UNIT: SUBUNIT(S):			
UNIT: SUBUNIT(S):	UNIT: SUBUNIT(S):			
[6] CREDENTIAL & LICENSURE [DIRECT SERVICE (CLINICAL) STAFF ONLY] MD - Medical Doctor				
[8] BILLING DATA MEDICARE CERTIFIED PROVIDER? YES NO If yes, provide MEDICARE PTAN:				
MEDICARE CERTIFIED PROVIDER?				
[9] PROGRAM CONTACT INFO	RMATION (FOR MHMIS QUESTIONS)			
First Name: Last Name: Phone:	Work Email:			
[10] COMMENTS:				
[11] USER ACCESS AUTHORIZATION				
User Signature:				
First Name: Date: (mm/dd/yyyy)				
Pursuant to the contractual agreement on file with the County of San Diego and as designated by my corporate office, I am authorizing access as noted above and affirm that I have personally reviewed and signed off on the County's Summary of Policy.				
Authorizing Manager Signature:				
First Name: Last Name: Date	(
MHMIS Unit Only: Anasazi CSRF Signed	FFFCTIVE DATE: Staff ID:			



Summary of Policies Regarding County Data/Information and Information Systems

To aid in the performance of their regular job assignments and duties, County employees, volunteers, agents and contractors are provided access to many County tools and resources. In the electronic age, these tools and resources include County "data/information" in various formats (e.g. on electronic media, paper, microfiche) and County "information systems" (e.g. computers, servers, networks, Internet access, fax, telephones and voice mail), whether owned, provided or maintained by or on behalf of the County.

The County has established policies and procedures based on best business practices to support the performance of the County's business and to protect the integrity, security and confidentiality of the County's data/information and information systems. Users¹ of these resources play a critical role. By carrying out their regular assignments and duties in compliance with all applicable County's policies and procedures, best practices are maintained.

This summary helps users know their responsibilities by highlighting important aspects of policies that govern access to and use of County data/information and information systems. The policies themselves provide further detailed information governing the use of County data/information and information systems and should be reviewed. Most notably, the County Chief Administrative Officer (CAO) Policy Acceptable Use of County Data/Information provides additional guidance on protecting County data/information; the CAO Policy County Information Systems – Management and Use provides guidance in controlling and using County information systems; and the CAO Policy Telecommunications – Management and Use provides guidance in using desktop and cellular telephones.

Access to County data/information or information systems is necessary to the performance of regular assignments and duties. Failure to comply with these policies and procedures may constitute a failure in the performance of regular assignments/duties. Such failure can result in the temporary or permanent denial of access privileges and/or in discipline, up to and including termination, in accordance with Civil Service Rules.

- County data/information in all formats and information systems are for authorized County use only. Personal use of County information systems is prohibited unless specifically authorized by the Appointing Authority.
- As part of their regular assignments and duties, users are responsible for protecting any data / information and information systems provided or accessible to them in connection with County business or programs.
- 3. Users cannot share data/information with others outside of their regular duties and responsibilities unless specifically authorized to do so.
- 4. Users have no expectation of privacy regarding any data/information created, stored, received, viewed, accessed, deleted or input via County information systems. The County retains the right to monitor, access, retrieve, restore, delete or disclose such data/information.

¹ For purposes of this summary, the term "user" shall refer to any person authorized to use County data/information and information systems to perform work in support of the business, programs or projects in which the County is engaged. It also applies to users accessing other networks, including the Internet, through County information systems.

- 5. Attempts by users to access any data or programs contained on County information systems for which they do not have authorization will be considered a misuse.
- 6. Users shall not share their County account(s) or account password(s) with anyone, use another's account to masquerade as that person, or falsely identify themselves during the use of County information systems.
- 7. The integrity and security of County data/information depends on the observation of proper business practices by all authorized users. Users are requested to report any weaknesses in County information system security and any incidents of possible misuse or violation of County IT policies to the appropriate County representative.
- 8. Users shall not divulge Dial-up or Dial-back modem phone numbers to anyone.
- 9. Users shall not make copies of system configuration files (e.g. password files) for their own unauthorized use or to provide to other people/users for unauthorized uses.
- 10. Users shall not make copies of copyrighted software or information, except as permitted by law or by the owner of the copyright.
- 11. Users shall not engage in any activity that harasses, defames or threatens others, degrades the performance of information systems, deprives an authorized County user access to a County resource, or circumvents County security measures.
- 12. Users shall not download, install or run security programs or utilities that reveal or exploit weaknesses in the security of a County information system. For example, County users shall not run password cracking or network scanning programs on County information systems.

Misuse of workplace tools and resources, including County data/information and/or County information systems, will be reported to a user's management. Misuse may constitute a failure to perform regular duties and assignments. Such failure may result in short-term or permanent loss of access to County data/information or information systems and/or disciplinary action in accordance with Civil Service Rules, up to and including termination. For non County employees, including volunteers and employees of County contractors, misuse may result in a suspension or withdrawal of your access rights, termination of your participation in County programs, or appropriate against the contractor under the contract's terms, or any combination of all or some of the above consequences.

I have received and read the County of San Diego's Summary of Policies Regarding County Data/Information and Information Systems.			
Print Name:			
Signature:	Date Signed:		
Supervisor / Manager / Witness:	Date Signed:		

ALL SIGNERS: Keep a copy of this summary for your reference

COUNTY SIGNERS: Department Personnel Representative --- file the original of this form in the authorized

user's agency or department personnel file.

NON-COUNTY SIGNERS: Contract administrator --- file the original form along with the contract

Appendix J
Provider Contracting

CALIFORNIA DEPARTMENT OF MENTAL HEALTH REASONS FOR RECOUPMENT IN FY'05-06

NON-HOSPITAL SERVICES

MEDICAL NECESSITY:

1. Documentation in the chart does not establish that the beneficiary has a diagnosis contained in Section 1830.205(b)(1)(A-R).

CCR, Title 9, Chapter 11, Section 1830.205(b)(1)(A-R)

- 2. Documentation in the chart does not establish that, as a result of a mental disorder listed in Section 1830.205(b)(1)(A-R), the beneficiary has, at least, one of the following impairments:
 - A significant impairment in an important area of life functioning
 - A probability of significant deterioration in an important area of life functioning
 - A probability the child will not progress developmentally as individually appropriate
 - For full-scope Medi-Cal (MC) beneficiaries under the age of 21 years, a condition as a result of the mental disorder that specialty mental health services can correct or ameliorate

CCR Title 9, Chapter 11, Sections 1830.205(b)(2)(A),(B),(C) and 1830.210(a)(3)

- 3. Documentation in the chart does not establish that the focus of the proposed intervention is to address the condition identified in <u>CCR</u>, Title 9, Chapter 11, Sections 1830.205(b)(2)(A),(B),(C)—(see below):
 - A significant impairment in an important area of life functioning
 - A probability of significant deterioration in an important area of life functioning
 - A probability the child will not progress developmentally as individually appropriate
 - For full-scope MC beneficiaries under the age of 21 years, a condition, as a result of the mental disorder, that specialty mental health services can correct or ameliorate

<u>NOTE</u>: EPSDT services may be directed toward the substance abuse disorders of EPSDTeligible children who meet the criteria for specialty mental health services under this agreement, if such treatment is consistent with the goals of the mental health treatment and services are not otherwise available.

CCR, Title 9, Chapter 11, Sections 1830.205(b)(3)(A)

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MEDICAL NECESSITY (con't):

- 4. Documentation in the chart does not establish the expectation that the proposed intervention will do, at least, one of the following:
 - Significantly diminish the impairment
 - Prevent significant deterioration in an important area of life functioning
 - Allow the child to progress developmentally as individually appropriate
 - For full-scope M/C beneficiaries under the age of 21 years, correct or ameliorate the condition

CCR, Title 9, Chapter 11, Sections 1830.205(b)(3)(B)(1),(2), and (3)

CLIENT PLAN:

5. Initial client plan was not completed within time period specified in MHP's documentation guidelines, or, lacking MHP guidelines, within 60 days of intake unless there is documentation supporting the need for more time.

MHP Contract, Exhibit A, Attachment 1, Appendix C

6. Client plan was not completed, at least, on an annual basis as specified in MHP's documentation guidelines.

MHP Contract, Exhibit A, Attachment 1, Appendix C

7. No documentation of client or legal guardian participation in the plan or written explanation of the client's refusal or unavailability to sign as required in the MHP Contract with the DMH.

MHP Contract, Exhibit A, Attachment 1, Appendix C

8. For beneficiaries receiving TBS, no documentation of a plan for TBS. DMH Letter No. 99-03, pages 6-7

PROGRESS NOTES:

- 9. No progress note was found for service claimed. CCR, Title 9, Chapter 11, Section 1810.440(c); MHP Contract, Exhibit A, Attachment 1, Appendix C
- 10. The time claimed was greater than the time documented.

CCR, Title 9, Chapter 11, Section 1810.440(c); MHP Contract, Exhibit A, Attachment 1, Appendix C

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PROGRESS NOTES (con't):

11. The progress note indicates that the service was provided while the beneficiary resided in a setting where the beneficiary was ineligible for FFP, e.g., Institute for Mental Disease, jail, and other similar settings, or in a setting subject to lockouts per Title 9, Chapter 11.

CCR, Title 9, Chapter 11, Sections 1840.312(g)&(h) and 1840.360-374; CFR, Title 42, Sections 435.1008 and 435.1009; and CCR, Title 22, Section 50273(1-9)

12. The progress note clearly indicates that the service was provided to a beneficiary in juvenile hall and when ineligible for MC. (Dependent minor is MC eligible. Delinquent minor is only MC eligible after adjudication for release into community.)

CFR, Title 42, Sections 435.1008 and 435.1009; and CCR, Title 22, Section 50273(1-9)

- 13. The progress note indicates that the service provided was solely for one of the following:
 - a) Academic educational service
 - b) Vocational service that has work or work training as its actual purpose
 - c) Recreation
 - d) Socialization that consists of generalized group activities that do not provide systematic individualized feedback to the specific targeted behaviors

CCR, Title 9, Chapter 11, Section 1840.312(a),(b),(c), and (d)

14. The claim for a group activity was not properly apportioned to all clients present.

CCR, Title 9, Chapter 11, Section 1840.316)b)(2)

15. The progress note does not contain the signature (or electronic equivalent) of the person providing the service.

MHP Contract, Exhibit A, Attachment 1, Appendix C

16. The progress note indicates the service provided was solely transportation.

CCR, Title 9, Chapter 11, Sections 1810.355(a)(1)(B), 1840.312(f), and 1810.247, and 1840.110(a)

17. The progress note indicates the service provided was solely clerical.

CCR, Title 9, Chapter 11, Sections 1840.312(f), and 1810.247, 1840.110(a), and 1830.205(b)(3)

18. The progress note indicates the service provided was solely payee related.

CCR, Title 9, Chapter 11, Sections 1840.312(f), and 1810.247, 1840.110(a), and 1830.205(b)(3)

19. No service provided: Missed appointment per DMH Letter No. 02-07.

DMH Letter No. 02-07

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PROGRESS NOTES (con't):

- 20. For beneficiaries receiving TBS, the TBS progress notes overall clearly indicate that TBS was provided solely for one of the following reasons:
 - a) For the convenience of the family, caregivers, physician, or teacher
 - b) To provide supervision or to ensure compliance with terms and conditions of probation
 - c) To ensure the child's/youth's physical safety or the safety of others, e.g., suicide watch
 - d) To address conditions that are not a part of the child's/youth's mental health condition

DMH Letter No. 99-03, page 4

21. For beneficiaries receiving TBS, the progress note clearly indicates that TBS was provided to a beneficiary in a hospital mental health unit, psychiatric health facility, nursing facility, or crisis residential facility.

DMH Letter No. 99-03, page 5

HOSPITAL SERVICES

MEDICAL NECESSITY:

22. Documentation in the chart does not establish that the beneficiary has a diagnosis contained in Section 1820.205(a)(1)(A-R).

CCR, Title 9, Chapter 11, Section 1820.205(a)(1)(A-R)

- 23. Documentation in the chart does not establish that, as a result of a mental disorder listed in Section 1820.205(a)(1)(A-R), the beneficiary requires psychiatric inpatient hospital services for, at least, one of the following reasons:
 - Presence of symptoms or behaviors that represent a current danger to self or others, or significant property destruction
 - Presence of symptoms or behaviors that prevent the beneficiary from providing for, or utilizing, food, clothing or shelter
 - Presence of symptoms or behaviors that present a severe risk to the beneficiary's physical health
 - Presence of symptoms or behaviors that represent a recent, significant deterioration in ability to function
 - Need for psychiatric evaluation, medication treatment, or other treatment that can reasonably be provided only if the beneficiary is in a psychiatric inpatient hospital

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MEDICAL NECESSITY (con't):

 Presence of either a serious adverse reaction to medications or the need for procedures/therapies that require continued psychiatric inpatient hospitalization

CCR, Title 9, Chapter 11, Sections 1820.205(a)(2)(B) 1 a-d, 1820.205(a)(2)(B) 2 a-c, and 1820.205(b)(1-4)

<u>ADMINISTRATIVE DAY:</u>

24. Documentation in the chart does not establish that the beneficiary previously met medical necessity criteria for acute psychiatric inpatient hospital service during the current hospital stay.

CCR, Title 9, Chapter 11, Sections 1820.220(j)(5) and 1820.225(d)(2

25. Documentation in the chart does not establish that the hospital made the minimum number of contacts with the non-acute residential treatment facilities as evidenced by a lack of the following: a) The status of the placement option(s), b) the dates of the contacts, and c) the signature of the person making each contact.

CCR, Title 9, Chapter 11, Sections 1820.220(j)(5) and 1820.225(d)(2)

CLIENT PLAN:

26. The beneficiary record does not contain a client plan.

Code of Federal Regulations (CFR), Title 42, Subchapter C, Subpart D, Sections 456.180; CCR, Title 9, Chapter 11, Section 1820.210

27. The client plan was not signed by a physician.

CFR, Title 42, Subchapter C, Subpart D, Sections 456.180; CCR, Title 9, Chapter 11, Section 1820.210

OTHER:

28. A claim for a day when the beneficiary was not admitted to the hospital.

CCR, Title 9, Chapter 11, Sections 1810.238, 1820.205, and 1840.110(a) (b)(2)(A),(B),(C) and 1830.210(a)(3)

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DISALLOWANCE/DELETION INSTRUCTIONS

Instructions: For each reason, follow the corresponding action identified and document that on the Provider Self Reported Disallowance & Deletion Form. All services identified as disallowances on the Disallowance & Deletion Form will be disallowed from the California State Department of Mental Health Claims Database.

Reason	Disallow Billing	Delete Service	Provider Re-enter Service
Medica	I Necessity:	1	
Documentation does not establish an included diagnosis	Х	Not Deleted	No re-entry for this reason.
Documentation does not establish impairment criteria	Х	Not Deleted	No re-entry for this reason.
Documentation does not establish proposed intervention to address the impairment	Х	Not Deleted	No re-entry for this reason.
Documentation does not establish expectation intervention will diminish impairment, prevent significant deterioration, or allow child to progress developmentally	х	Not Deleted	No re-entry for this reason.
Client/S	Service Plan:		
5. Initial plan not completed within time period	Х	Not Deleted	No re-entry for this reason.
6. Not updated within time period	Х	Not Deleted	No re-entry for this reason.
7. No documentation of client participation/agreement	Х	Not Deleted	No re-entry for this reason.
Progr	ess Notes:		
8. No note for service claimed	Х	County Fiscal Deletes	No re-entry for this reason.
9. Time claimed greater than time documented	x	County Fiscal Deletes	Re-enter corrected time.
10. Service provided were ineligible for FFP (Federal Financial Participation) or in setting subject to lockouts (i.e. service provided while client was in an IMD, Jail, Juvenile Hall, etc)	Х	County Fiscal Deletes	Re-enter as non-billable.
11. TBS provided in juvenile hall	Х	County Fiscal Deletes	Re-enter as non-billable.
12. Service provided was solely academic, vocational, recreation, socialization	Х	County Fiscal Deletes	Re-enter as non-billable.
13. Claim for group activity was not properly apportioned	Х	County Fiscal Deletes	Re-enter corrected time.
14. Does not contain a signature	Х	Not Deleted	No re-entry for this reason.
15. Service provided was solely transportation	Х	County Fiscal Deletes	Re-enter as non-billable.
16. Service provided was solely clerical	Х	County Fiscal Deletes	Re-enter as non-billable.
17. Service provided was solely payee related	Х	County Fiscal Deletes	Re-enter as non-billable.
18. "No Show" billed (over zero minutes) when no treatment service provided	Х	County Fiscal Deletes	Re-enter as non-billable.
Dat	a Entry:	, ,	
19a. Data Entry Error - The wrong date of service	Depends on Time	County Fiscal Deletes	Re-enter corrected service.
19b. Data Entry Error - Wrong Service Indicator	Depends on Time	County Fiscal Deletes	Re-enter corrected service.
19c. Data Entry Error - Wrong procedure code	Depends on Time	County Fiscal Deletes	Re-enter corrected service.
19d. Data Entry Error - Wrong therapist	Depends on Time	County Fiscal Deletes	Re-enter corrected service.
19e. Data Entry Error - Wrong Time Entered	Depends on Time	County Fiscal Deletes	Re-enter corrected service.
19f. Data Entry Error - Wrong client	Depends on Time	County Fiscal Deletes	Re-enter corrected service.
19g. Data Entry Error - Wrong Unit or Sub-Unit	Depends on Time	County Fiscal Deletes	Re-enter corrected service.
19h. Data Entry Error - Wrong episode opening date	Depends on Time	County Fiscal Deletes	Re-enter corrected service.
19i. Data Entry Error - Clinet is absent	Depends on Time	County Fiscal Deletes	No re-entry for this reason.
19j. Data Entry Error - Duplicate Entry	Depends on Time	County Fiscal Deletes	No re-entry for this reason.
20. Documentation done 14 days after date of service	Other X	County Fiscal Deletes	Re-enter as non-billable.

County of San Diego - Health and Human Services Agency

Mental Health Services

PROVIDER SELF REPORT DISALLOWANCE & DELETION FORM (ANASAZI)

Forward form electronically to: Marie.Lopez@sdcounty.ca.gov and to: Lavonne.Lucas@sdcounty.ca.gov For instructions please refer to attached worksheet Disallowance/Deletion Instructions

1. GENERAL INFORMATION:			
Organization Name		Email Address	
Program Name		Contact Phone	
Contract Number		Date Submitted	
Unit & Sub-Unit Number	Provider ID	Review Date	
Approved & Submitted By		County Tracking Number	County Review Date
2. CERTIFICATION:			

By submitting this form, the organization hereby certifies that all entries are correct and accurate, a thorough review was conducted, and a full understanding that submitted disallowance amounts will be deducted from the organizational account. Organization further certifies that it fully understands and has reviewed the County of San Diego, Health and Human Services Agency, Mental Health Services Organizational Handbook specifically dealing with Billing Disallowances-Provider Self Report.

3. DISALLOWANCE/DELETION DESCRIPTION:

											COUN	TY USE	ONLY
Case Number	Service Code	Service Date (MM/DD/YY)	Server ID	Service Time (HH:MM)	Service Cost (\$ Amount)	Service Location	Pay Source	Benefit Plan	Form Number	Reason for Disallowance/Deletion (Select from drop-down menu)	Pending (Found in Anasazi, not DCS)	Deleted (from Anasazi)	Disallowed (from ITWS Disallow Claim System)
·													
	1												

COUNTY LISE ONLY

Appendix K
Provider Issue
Resolution

FORMAL COMPLAINT BY PROVIDER

·
INT BY PROVIDER Forward Copy to QI Unit
which issue(s) was attempted to be resolved informally (if applicable):
*
plaint/concern including all relevant data and comments, which support issue(s).
be submitted within 90 calendar days of original attempt to resolve issues(s)
applicable document(s).

FORMAL RESPONSE TO COMPLAINT	Forward Copy to QI Unit
Data	
Date: To:	
From:	
110III.	
Response to complaint/concern, which includes a statement of the reason(s addresses each issue, raised by the provider, and any action required by the decision. Program Monitor/Chief shall have 60 calendar days from the receipt of the	e provider to implement the
the provider in writing of the decision.	

FORMAL APPEAL BY PROVIDER	Forward Copy to QI Unit
Date:	
To: From:	
FIOIII.	
Formal Provider Appeal may be submitted to the Mental Health Con	ntracts Manager at any time.
Outline summary of issue(s) and support for appeal with any needed attack	chment(s).
When a formal complaint process was utilized, appeal shall be submitted	to the Mental Health
Contracts Manager within 30 calendar days of formal complaint response	2 .

FORMAL APPEAL RESPONSE	Forward Copy to QI Unit
Deter	
Date: To:	
From:	
F10III.	
Response to complaint/concern which includes a statement of the addresses each issue raised by the provider, and any action required decision. Mental Health Contracts Manager shall have 60 calendar days for the statement of the addresses each issue raised by the provider, and any action required the statement of the addresses each issue raised by the provider, and any action required to the statement of the addresses each issue raised by the provider, and any action required to the statement of the addresses each issue raised by the provider, and any action required to the statement of the addresses each issue raised by the provider, and any action required to the statement of the addresses each issue raised by the provider, and any action required to the statement of the addresses each issue raised by the provider, and any action required to the statement of the addresses each issue raised by the provider, and any action required to the statement of the addresses each issue raised by the provider and the statement of the stat	ired by the provider to implement the
inform the provider in writing of the decision.	

Appendix L Practice Guidelines

Appendix M Staff Qualifications and Supervision

MENTAL HEALTH PROFESSIONAL LICENSING WAIVER REQUEST

MH 12 (Rev 06/15/10)

(Please fill-in all boxes below. See reverse side for completion instructions.)

APPLICANT'S FULL NAME (Include aliases and maiden names):						
TYPE OF WAIVER REQUEST (Please check appropriate box)						
WITHIN CALIFORNIA/NOT LICENSE ELIGIBLE PSYCHOLOGIST CANDIDATE: (5 years maximum)		OUT-OF-STATE/LICENSING-EXAM-READY: (3 years maximum) PSYCHOLOGIST LCSW MFT CANDIDATE CANDIDATE				
DATE OF COMPLETION OF REQUIRED COURSEWORK:		EMPLOYMEN the waiver):	T START DATE (in the բ	position requiring		
REQUEST SUBMITTED BY: (SIGNATUREMEN	NTAL HE	ALTH DIRECTO	DR/DESIGNEE)			
	PRINTED NAME:					
DATE:	COUN	TY:				
DO NOT COMPLETE THE FOLLOWING - FOR STATE DEPARTMENT OF MENTAL HEALTH USE ONLY						
DATE COMPLETE WAIVER APPLICATION RECEIVED:		DATE WAIVER BEGINS:				
COMMENTS:		DATE WAIVER ENDS:				
Approved by:						
☐ Program Administrator, Program Compliance	e OR					
Chief, Medi-Cal Oversight						
Signature:		Da	Date:			
This waiver is granted pursuant to Welfare and Institutions Code Section 5751.2 and with the stipulation that the employer and the applicant assume responsibility for meeting all applicable statutory and regulatory requirements during the approved waiver period.						

MENTAL HEALTH PROFESSIONAL LICENSING WAIVER REQUEST

MH 12 (Rev 06/15/10)

PROFESSIONAL LICENSING WAIVER REQUEST

Instructions for Completing This Form

- 1) <u>Applicant's Full Name, Include Aliases and Maiden Names</u>: DMH staff need this information, when applicable, to track accurately the applicant's waiver history.
- 2) <u>Type of Waiver Request</u>: Clearly indicate the type of waiver request. To be eligible for the Out-of-State/License-Ready category, an applicant must be both license-ready and recruited from out-of-State. When submitting an application for an Out-of-State/License-Ready waiver, the MHP must submit a letter from the appropriate licensing board which states that the applicant has sufficient experience to gain admission to the licensing examination.
- 3) <u>Employment Start Date (In the Position Requiring the Waiver):</u> Specify the date the applicant will start employment in the position requiring a waiver.
 - In order for the DMH to determine if the applicant has been previously employed in a position requiring a waiver, it is necessary to attach a copy of the applicant's post-degree employment history. This can take the form of a current, complete resume or recent employment application.
- 4) <u>Request Submitted By (Mental Health Director/Designee):</u> All waiver requests must be submitted, signed and dated by the local county mental health director or the director's designee.

For additional information on the professional licensing waiver process, see DMH Letter No 10-03. .

Appendix N
Data Requirements

This procedure applies only to providers approved for MAA Claiming.

Medi-Cal Administrative Activities (MAA) Procedures

MAA activities in mental health are governed by a set of procedures. These procedures are described in detail in the MAA Instruction Manual developed by the State Department of Mental Health, and are summarized below.

The Claiming Plan

In order to participate in MAA, the County must submit a Claiming Plan to the State for approval by the last day of the quarter in which the first invoice will be submitted. Using a standardized format developed cooperatively by the State and Federal Medicaid agencies, the MAA Claiming Plan must describe in detail each of the MAA activities for which claims will be submitted, by job class. The standardized format can be found in the California Department of Mental Health MAA instruction manual.

The Claiming Plan also describes the units that will be participating in MAA, the type of supporting documentation that will be maintained, and the development and documentation of costs relating to MAA. It indicates which activities will be focused entirely on the Medi-Cal population. If the activities will be focused on a larger population, the Claiming Plan must describe the methodology that will be used to discount the claim by the percentage of Medi-Cal eligibles in the population.

The State Department of Mental Health has established procedures for amending the MAA Claiming Plan. It has also developed a Claiming Plan checklist and a checklist to use when submitting amendments to the Claiming Plan. Copies of these documents, along with a copy of the most recently approved version of the plan, are on file in the Mental Health Plan administrative offices. Claiming plans and any amendments will remain in effect from year to year. A Claiming Plan will not need to be amended, unless the scope of MAA is significantly changed or a new type of activity is undertaken. For example, a Claiming Plan must be amended when a new outreach campaign or program is instituted, or a new claiming unit performing MAA is created.

Claiming Procedures

Claims for MAA reimbursement are submitted quarterly to the State Department of Mental Health (DMH) by HHSA. A detailed quarterly invoice is prepared for each mental health unit participating in MAA, as identified in the claiming plan. County-operated programs are one unit; each participating contractor is a separate unit. A summary invoice is also prepared that aggregates all invoices submitted by mental health. An approved claiming plan covering the period of the claim must be in place before an invoice may be paid.

The County is required to provide DMH with complete invoice and expenditure information no later than December 31, following the fiscal year for which a claim is submitted. Invoice and expenditure information must be submitted to DMH prior to or with the County's cost report for the current fiscal year. DMH may approve the claim, return it for correction and/or revision, or deny the claim. The County may request reconsideration of a denied claim in writing within 30 days of receiving the denial.

The detailed quarterly invoice captures the time spent on MAA, the Medi-Cal percentage, expenditure and revenue information on a single spreadsheet.

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MAA Training

All staff participating in MAA, and completing MAA activity logs, will attend MAA training sessions on at least an annual basis. Sign-in sheets will serve as a record of the individual's attendance. Training will be scheduled and provided at the direction of Mental Health Administration.

Reporting MAA Activities

MAA activities are reported to InSyst. The reporting requirements are somewhat different than what is required for direct services. For MAA, staff must report the following each time an MAA activity is performed:

- the day the activity occurred;
- the activity code (as a proxy for the name of the activity);
- the number of minutes spent on the activity;
- the name of the employee performing the activity.

A standardized MAA Activity Log has been developed; however, programs can develop their own as long as it contains the essential MAA reporting information. When programs develop their own form, they should forward it to the MAA Coordinator to ensure it covers the basic elements. The standardized forms are included as Attachments 1 and 2. Each activity log is to be signed by the employee before he/she gives it to the clerical staff responsible for entering data into InSyst Mental Health MIS. Activity logs may cover multiple days. Completed logs should be signed by the employee, and turned in to the person responsible for entering the information into InSyst on a timely basis, but no later than the fifth working day after the end of each month.

Document Retention

The County of San Diego has adopted a record retention policy that requires these records to be retained for seven (7) years. Program managers are responsible for storing signed, original versions of all MAA activity logs, outreach materials, and all documentation that supports the MAA claimed by their staff.

Becoming an InSyst User

Information on the amount and type of MAA activity performed by individual staff is entered into InSyst. Anyone who performs MAA activities needs an InSyst User ID so these activities may be entered into InSyst. Staff who provides direct services have InSyst identification numbers. Administrative and clerical staff who perform MAA activities will need an InSyst ID number as well. These ID numbers may be secured by calling UBH.

Quality Assurance; Monitoring

The quality of the MAA program will be monitored through quarterly reports from InSyst. The Mental Health Services MAA Coordinator will disseminate these reports to program managers, notifying them of any identifiable discrepancies found. These reports will provide managers with summaries of the amount of time reported to all MAA activities, by staff name. Program managers are expected to use the monitoring reports to:

- ensure that staff is reporting their MAA time accurately, using the correct activity codes;
- ensure that all staff that should be reporting MAA is doing so;
- ensure that MAA time is being reported consistently among staff in same classification.

Managers are required to ensure that corrective action is taken on any discrepancies they find or that have been identified by the MAA coordinator. Random reviews will take place to ensure that staff is reporting MAA correctly.

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The MAA Audit File

An MAA audit file will be maintained at Mental Health Administration, and includes the following:

- a copy of the most recently approved MAA claiming plan for the County and for each participating contract agency;
- copies of current SPMP forms, and verification that each SPMP's license, where applicable, is current;
- job descriptions and/or duty statements for all staff participating in MAA;
- electronic or hard copies of the raw data used to calculate each quarterly percentage of MAA activity;
- electronic or hard copies of the reports used to establish the Medi-Cal percentage for each quarterly MAA claim;
- locations (with addresses) where MAA activity logs are kept on file, and where copies of information used in outreach or eligibility assistance activities are kept;
- copies of annual training schedules, training rosters, and materials used in training.

Who Can Claim MAA: An Overview

Clinical staff

MAA may be used for client-based activities that are not part of a direct service or that are
provided to an individual who does not have an open case anywhere within the system. MAA
also includes outreach activities to inform individuals or groups about the availability of Medi-Cal
and mental health services.

Administrators

- MAA includes program planning and contract administration.
- MAA includes outreach activities to inform individuals or groups about the availability of mental health services.

Clerical staff, Human Service Specialist and all other staff

- MAA includes activities that assist individuals, regardless of their case status, to apply for Medi-Cal or to access services covered by Medi-Cal.
- MAA activities include the administrative support clerical staff provide around outreach, contract administration, program planning, and crisis situations.

The MAA Activity Codes

A set of MAA activity codes has been developed for local mental health programs. The activities include:

Activity Code	
401	Medi-Cal Outreach
457	Mental Health Outreach
404	Facilitating Medi-Cal Eligibility Determinations
481	Case Management of Non-Open Cases
451	Referral in Crisis Situations – Non-Open Cases
409	MAA Coordination and Claims Administration

MAA Activity Code Definitions

- 401 <u>Medi-Cal Outreach</u> This code may be used by all staff in county and contract programs. Includes the following:
 - informing Medi-Cal eligibles or potential Medi-Cal eligibles about Medi-Cal services, including Short-Doyle/Medi-Cal services;

Page 3 of 4 A.N.1

- assisting at-risk Medi-Cal eligibles or potential Medi-Cal eligibles to understand the need for mental health services covered by Medi-Cal;
- actively encouraging reluctant and difficult Medi-Cal eligibles and potential Medi-Cal eligibles to accept needed health or mental health services;
- performing information and referral activity that involves referring Medi-Cal beneficiaries;
- referring Medi-Cal eligibles to Medi-Cal eligibility workers.
- 457 <u>Mental Health Outreach</u> This code may be used by all staff in county and contract programs. Includes the following:
 - informing at-risk populations about the need for and availability of Medi-Cal and non-Medi-Cal mental health services;
 - providing telephone, walk-in or drop-in services for referring persons to Medi-Cal and non-Medi-Cal mental health programs.
- 404 <u>Facilitating Medi-Cal Eligibility Determinations</u> This code may be used by all staff in county and contract programs. Includes the following:
 - screening and assisting applicants for mental health services with the application for Medi-Cal benefits.
- 481 <u>Case Management of Non-Open Cases</u> May be used by all staff in county and contract agencies. Includes the following:
 - gathering information about an individual's health and mental health needs.
 - assisting individuals to access Medi-Cal covered physical health and mental health services by providing referrals, follow-up and arranging transportation to health care.
- 451 <u>Referral in Crisis Situations Non-Open Cases</u> May be used by all staff in county and contract programs. Includes the following:
 - intervening in a crisis situation by referring to mental health services.
- 409 <u>MAA Coordination and Claims Administration</u> This code may be used by all staff in county and contract programs. Includes the following:
 - MAA Training

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Appendix O Training/Technical Assistance

Appendix P
Adult AB 2726 Services
for Adults 18 - 22

Adult AB2726 Clients

Instruction Sheet for Quarterly Progress Mental Health IEP Report

This report is completed by the outpatient provider on a quarterly basis. It lists the progress towards the goals outlined on the Mental Health Treatment Plan (see *Appendix P*). This report is sent to the school contact (whomever is identified) and a copy is given or sent to the client. This report could be sent to the parent also if there is a release of information present and if the client agrees. The original report is maintained in the "Plans" section of the client's chart.

QUARTERLY PROGRESS MENTAL HEALTH IEP REPORT

Program:
Address:
Telephone:
Patient Name: DOB:
Therapist: Reporting Period: to
Reporting Period: to
Progress Rating: 1-Goal not met; symptoms stayed the same or got worse 2-Goal not met completely, but some progress made (1-50% of goal achieved) 3-Goal not met completely, but substantial progress made (51-99% of goal achieved) 4-Goal met or exceeded (100% of goal achieved)
GOAL # 1:
Progress: 1 2 3 4 1
Comments on goal/progress:
GOAL # 2:
Progress: 1 2 3 4 1
Comments on goal/progress:
GOAL # 3:
Progress: 1 2 3 4
Comments on goal/progress:
Scheduled Frequency of Sessions: Weekly Bi-Weekly Monthly
Concerns with Attendance: No Yes
Date of Contacts with School:
Therapist Signature Date

Adult AB2726 Clients

Instruction Sheet for Mental Health Treatment Plan

When an outpatient (OP) clinic receives the AB2726 referral, the Special Education Services (SES) clinician making the referral has completed this Mental Health Treatment Plan. This plan guides the OP provider's client plan, as treatment goals need to be consistent. This Mental Health Treatment Plan is placed in the "Plans" section of the chart and is to be updated at each Benchmark/Short-Term Objective as outlined on the Plan. The Measurable Long-Term Goal has a six-month duration, because services on the Individualized Education Plan (IEP) are only valid for 6 months. After 6 months, a new Mental Health Treatment Plan with updated goals is to be written. At this point, there needs to be an IEP meeting to discuss continuation of services and to review and accept the updated goals. (Note: to reconvene an IEP meeting, the outpatient provider completes a Need for IEP Review-labeled as attachment #4- and forwards it to the school contact). The IEP review process could be completed by mail (rather than a formal meeting) if the client agrees, since they are 18 or over. The district could do an action form that states services will continue for 6 more months and the IEP team is in agreement with the goals. Once everyone signs the updated IEP, the provider needs a copy for the client's medical record. This six-month process continues until AB2726 services are discontinued.

*Please note that the form indicates when and how parents (or adult client) will be informed of progress on this treatment plan. These are the guidelines to follow in addition to the six month IEP process listed above.

**Be aware that the six-month updates to the standard OP provider client plan are also required for these clients.

COUNTY OF SAN DIEGO HEALTH AND HUMAN SERVICES AGENCY SAN DIEGO MENTAL HEALTH SERVICES

MENTAL HEALTH TREATMENT PLAN

Date:	Student:	Type of Serv	ice:	Start Date: ASAP	Duration: 6 months
Area of Need:					
Present Level					
Measurable Long-Te	<u>rm Goal:</u>				
Parents will be inform Quarterly	ned of progress Trimester	Periodic Review Dates 1	Progress Toward Goal	Suffic □Vo	cient Progress to Meet Goal s □No
	Other:	2	1. 2.		s No
How?	10.1	3	3	Ye	sNo
☐ Annotated Goals ☐ Other: teacher	/Objectives therapist	4	4		s
	rm Objective: Within 2 month	the			Date:
1.	THI ODJECTIVE.				Date.
					☐ Achieved
					Reviewed
					Reviewed
Person(s) Responsible	er client theranist				
	rm Objective: Within 4 mont	ths:			Date:
1.	rin objective. Within Timon				Date.
					☐ Achieved
					Reviewed
					Kevieweu
Person(s) Responsible	e: client, therapist				
Area of Need					
Present Level:					
Fresent Level:					
Measurable Long-Te	rm Goal:				
nieusuruore Bong Te					
Parents will be inform	ned of progress	Periodic Review Dates	Progress Toward Goal	Suffic	cient Progress to Meet Goal
	☐ Trimester	1	1		s No
	☐ Other <u>:</u>	2	2	∐Ye	s
How? Annotated Goals	/Objectives	3 4	3 4		s
Other: teacher	, therapist				
Benchmark/Short-Te	rm Objective: Within 2 mont	hs:			Date:
					A shiowed
					Achieved
					☐ Reviewed
Person(s) Responsible	e: client, therapist				
	rm Objective: Within 4 mont	ths:			Date:
					☐ Achieved
					☐ Acmeved
					☐ Reviewed
n					
Person(s) Responsible	e: chent, therapist				
Student Cian -t		Data	Signature of D		Data
Student Signature		Date	Signature of Parent		Date

A.P.4

Signature of Mental Health Service Representative

Date

Adult AB2726 Clients

Instruction Sheet for Need for IEP Review Form

The outpatient provider completes this form when an Individual Education Plan (IEP) meeting needs to be scheduled. Please note that there are multiple reasons for a meeting to be held. This form is forwarded to the school contact (whomever is identified) and a copy is maintained in the "Correspondence" section of the client's medical record.

COUNTY OF SAN DIEGO DEPARTMENT OF HEALTH SERVICES MENTAL HEALTH SERVICES

NEED FOR IEP REVIEW

TO:	DATE:
FRO	M: TELEPHONE
RE:	DOB:
A.	We are unable to continue our delivery of mental health assessment services to your pupil, for the following reason:
	_1. Parent has not signed a mental health assessment plan.
	_2. Parent has failed to come in for scheduled assessment visits.
	_3. Parent has withdrawn permission for the mental health assessment.
	_4. Other/comments
B.	This is to notify you of a substantial change to the IEP/Treatment Plan because:
	_1. Client has completed treatment.
	_2. Client is in need of change in mental health services level of care.
	_3. Child is not benefiting from his mental health services.
	_4. Parent no longer wishes to have treatment services identified on the IEP for the child through Short-Doyle/MHS.
	_5. Parent has had difficulty following through with the treatment plan.
	_6. Parent has moved to another district/SELPA
	Other/comments_

cc: Chart A.P.6

Appendix Q Quick Reference

Appendix R
MENTAL HEALTH
SERVICES ACT - MHSA